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Journal of the Senate

Legislature of the State of California

1867 Regular Budget Session

Commenced February 8, 1867 Adjourned April 7, 1867




1867, SENATE, BUDGET SESSION
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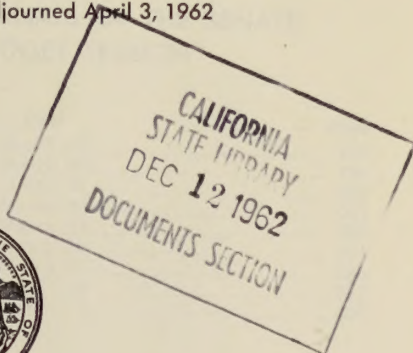
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Journal of the Senate

Legislature of the State of California

1962 Regular Budget Session

Convened February 5, and Adjourned April 3, 1962



HON. GLENN M. ANDERSON
President of the Senate

HON. HUGH M. BURNS
President pro Tempore

J. A. BEEK
Secretary of the Senate

Journal of the Senate

Legislature of the State of California

1907 Session Regular Session

Commenced February 20 and adjourned March 2, 1907



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SENATE DAILY JOURNAL

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CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

FIRST LEGISLATIVE DAY

FIRST CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Monday, February 5, 1962

The hour of 12 o'clock m. having arrived, Hon. Glenn M. Anderson, President of the Senate, in accordance with Article IV, Section 2, of the Constitution of the State of California, called the Senators to order and announced that the 1962 Regular Budget Session of the Legislature of the State of California was about to convene, and informed the Senators that the Officers of the Senate during the 1961 Regular Session of the Legislature, J. A. Beek, Secretary; John F. Lea, Minute Clerk; and Joseph F. Nolan, Sergeant-at-Arms, were in their respective places in the Senate Chamber as required by Section 9150 of the Government Code.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, J. Howard Williams, and Robert D. Williams—38.

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by Rev. John W. Pressly of the Westminster Presbyterian Church, Sacramento, California:

"Blessed is the man that walketh not in the counsel of the ungodly, nor standeth in the way of sinners, nor sitteth in the seat of the scornful." (Psalm 1:1)

Almighty God, By whose Providence we have been called together in this place, may we be sensitive to Thy presence and Thy leadership. To those to whom has been given the authority to make decisions which will affect the lives of the people of this State, these Senators, wilt Thou give honesty of mind, willingness of spirit and complete dedication to the good of this Commonwealth. May future generations look upon this Senate with gratitude and see in its decisions Thy providential leadership. This is our prayer and dedication as we open this special session. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Stiern led the Senate in the pledging of allegiance to the Flag.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Lillian Hanner and Jacquelyn Gold.

CERTIFICATE OF SECRETARY OF STATE

By direction of the President, the Secretary of the Senate read the following certificate of election from the Secretary of State:

STATE OF CALIFORNIA
OFFICE OF THE SECRETARY OF STATE, SACRAMENTO

CERTIFICATE OF ELECTION

I, FRANK M. JORDAN, Secretary of State of the State of California, hereby certify: That according to the official returns of the Special Election held in the Thirty-third Senatorial District on the third day of October, 1961, and the statement of the result thereof on file in my office,

ROBERT J. LAGOMARSINO

was elected to the office of State Senator, Thirty-third Senatorial District, for the term ending January 4, 1965.

IN WITNESS WHEREOF, I hereunto set my hand and affix the Great Seal of the State of California, at Sacramento this third day of November, 1961.

(SEAL)

FRANK M. JORDAN, Secretary of State

I, ROBERT J. LAGOMARSINO, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter.

And I do further swear (or affirm) that I do not advocate, nor am I a member of any party or organization, political or otherwise, that now advocates the overthrow of the Government of the United States or of the State of California by force or violence or other unlawful means; that within the five years immediately preceding the taking of this oath (or affirmation) I have not been a member of any party or organization, political or otherwise, that advocated the overthrow of the Government of the United States or of the State of California by force or violence or other unlawful means except as follows:

No Exceptions

and that during such time as I hold the office of

State Senator, Thirty-third Senatorial District

I will not advocate nor become a member of any party or organization, political or otherwise, that advocates the overthrow of the Government of the United States or of the State of California by force or violence or other unlawful means.

ROBERT J. LAGOMARSINO

Subscribed and sworn to before me, this tenth day of November, A.D. 1961.

ROBERT L. HAMM
County Clerk, County of Ventura

Filed in the office of the Secretary of State of the State of California, November 13, 1961.

FRANK M. JORDAN, Secretary of State
By WALTER C. STUTLER, Assistant Secretary of State

ROLL CALL OF SENATOR-ELECT

The President directed the Secretary to call the roll of Senator-elect. The roll was called, and the following answered to his name:

Senator Lagomarsino—1.

RESOLUTIONS

The following resolutions were offered:

By Senator Collier:

Senate Resolution No. 1

Relative to organizing the Senate

Resolved by the Senate of the State of California, That the Senate do now organize and proceed to elect officers and employees for this 1962 Regular Budget Session.

Resolution read, and adopted on motion of Senator Collier.

By Senator Brown:

Senate Resolution No. 2

Relative to election of statutory officers

Resolved by the Senate of the State of California, That Senator Hugh M. Burns be and he is hereby elected President pro Tempore of the Senate; that J. A. Beek be and he is hereby elected Secretary of the Senate; that Joseph F. Nolan be and he is hereby elected Sergeant-at-Arms of the Senate, that John F. Lea be and he is hereby elected Minute Clerk of the Senate; that Rev. John W. Pressly, Jr., of the Westminster Presbyterian Church be and he is hereby elected Chaplain of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, J. Howard Williams, and Robert D. Williams—38.

NOES—None.

OATH OF OFFICE ADMINISTERED

The newly elected Officers of the Senate, Senator Hugh M. Burns, President pro Tempore; J. A. Beek, Secretary of the Senate; Joseph F. Nolan, Sergeant-at-Arms; John F. Lea, Minute Clerk; and Rev. John W. Pressly, Chaplain of the Senate, appeared at the bar of the Senate, where the constitutional oath of office, as set forth in Article XX, Section 3 of the Constitution of the State of California was administered to them by the Honorable Paul Peek, Associate Justice, Third Appellate District 3, Sacramento, and subscribed to the same.

MESSAGES FROM THE ASSEMBLY

At 12.31 p.m., the following Assemblymen: Messrs. Don A. Allen, Carrell, and Britschgi, appeared at the bar of the Senate, and informed the Senate that the Assembly was duly organized and ready to proceed with the business of State.

RESOLUTIONS

The following resolutions were offered:

By Senator Donnelly:

Senate Resolution No. 3

Relative to election of Rules Committee

Resolved by the Senate of the State of California, That the following Senators be and the same are hereby elected members of the Senate Committee on Rules:

Senators Brown, McCarthy, Murdy and Teale.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES: Senators Arnold, Backstrand, Bogach, Brown, Burns, Byrne, Cameron, Christensen, Coffey, Conner, Dulwig, Donnelly, Farr, Fisher, Gaddis, Gibson, Gramsley, Hammond, Johnson, Langness, McAttee, McCarthy, Moody, O'Sullivan, Quake, Rafferty, Rogan, Richards, Rodin, Shaw, Short, Shattuck, Smith, Storgaard, Telle, Thompson, J. Howard Williams, and Robert D. Williams. 38.

NOES: None.

By Senator Burns:

Senate Resolution No. 4

Relative to adoption of Permanent Standing Rules of the Senate

Resolved by the Senate of the State of Oregon: That the following Rules be and the same are hereby adopted as the Permanent Standing Rules of the Senate for the 1962 Regular (Budget) Session.

PERMANENT STANDING RULES OF THE SENATE

Convening and Sessions

Hours of Meeting

1 The Senate shall meet at 3 p.m., daily, except Sundays, unless otherwise ordered by the Senate.

Calling to Order

2 The President, President pro Tempore, or senior member present, shall call the Senate to order at the hour stated, and if a quorum be present shall proceed with the order of business.

Attendance of Members

3 No Senator shall absent himself from attendance upon the Senate without leave first obtained. A less number than a quorum of the Senate is hereby authorized to send the Sergeant-at-Arms, or any other person, for any and all absent Senators at the expense of such absent Senators, respectively, unless such excuse for nonattendance as shall be made to the Senate when a quorum is convened, shall be judged sufficient, and in that case the expense shall be paid out of the Contingent Fund of the Senate. The President or Acting President of the Senate, or less than a quorum present, shall have the power to issue process directly to the Sergeant at Arms, or to any other person, to compel the attendance of Senators absent without leave. Any Senator who shall refuse to obey such process unless sick or unable to attend, shall be deemed guilty of contempt of the Senate, and the Sergeant-at-Arms, or any other person, to whom such process may be directed, shall have power to use such force as may be necessary to compel the attendance of such absent Senator, and for this purpose he may command the force of the county, or of any county in the State.

Order of Business

4. The order of business shall be as follows:

1. Roll Call.
2. Prayer by the Chaplain.
3. Leaves of Absence.
4. Privileges of the Floor.
5. Communications and Petitions.
6. Messages from the Governor.
7. Messages from the Assembly.
8. Reports of Committees.

9. Motions, Resolutions and Notices.
10. Introduction and First Reading of Bills.
11. Special Orders.
12. Unfinished Business.
13. Consideration of Daily File.
14. Announcement of Committee Meetings.
15. Adjournment.

Executive Sessions

5. When a motion is adopted to close the doors of the Senate, on the discussion of any business which may, in the opinion of the Senate, require an executive session, the President shall require all persons, except the Senators, President of the Senate, Secretary, Minute Clerk, and Sergeant at Arms, to withdraw, and during the discussion of said business the doors shall remain closed. Every Senator and officer present shall keep secret all matters and proceedings concerning which secrecy shall be enjoined by order of the Senate.

Officers of the Senate

The President

6. The Lieutenant Governor shall be the President of the Senate. He shall have a casting vote when the vote is equally divided and his vote will decide the issue.

The President shall maintain order in the Senate Chamber and in case of a disturbance or disorderly conduct in the lobbies, the President (or Chairman of the Committee of the Whole) shall have the power to order the same cleared.

The President pro Tempore

7. The President pro Tempore shall, in the absence of the President, take the chair and call the Senate to order, at the hour of the meetings of the Senate, and shall have the same powers as the President.

It shall be the particular responsibility of the President pro Tempore to secure the prompt and businesslike disposition of bills and other business before the Senate.

The Vice Chairman of the Committee on Rules shall, in the absence of the President pro Tempore, perform the duties, and have all powers and authority of the President pro Tempore.

Presiding by Senators

8. The President pro Tempore of the Senate may name any Senator to perform the duties of the Chair in the absence of the President. The Senator so named shall be vested, during such time, with all the powers of the President.

Secretary of Senate

9. It shall be the duty of the Secretary of the Senate to attend every session, call the roll, read all bills, amendments, resolutions, and all papers ordered read by the Senate or the presiding officer.

He shall superintend all printing and clerical work to be done for the Senate and shall have supervision over all attaches and employees of the Senate. He shall assign, reassign or transfer all attaches or employees to their respective duties.

He shall certify to and transmit to the Assembly all bills, joint and concurrent resolutions, constitutional amendments and papers requir-

ing the concurrence of the Assembly, immediately after their passage or adoption by the Senate.

He shall also keep a correct Journal of the proceedings of the Senate, and shall notify the Assembly of the action by the Senate on all matters originating in the Assembly, and requiring action on the part of the Senate.

The Secretary of the Senate shall have custody of all bills, documents, papers and records of the Senate and shall not permit any such bills, records or papers to be taken from the desk or out of his custody by any person, except in the regular course of the business of the Senate.

All employees on the payroll of the Senate are employees of the Senate and not of individual members and they are under the direct control of the Secretary of the Senate. Any insubordination or inefficiency on the part of any employees shall be reported by the Secretary to the Committee on Rules or if a Committee on Attaches be appointed, then to that committee.

Expenditures of Secretary

9.5. All proposed expenditures by the Secretary of the Senate shall be subject to approval by the Senate Committee on Rules or its authorized representative pursuant to Standing Rule No. 13.1, including expenses for telephone service, telegraph service, supplies, rental of typewriters, illuminating resolutions, traveling expenses and any other incidental expenses in connection with concluding the business of the Senate and performing any duties imposed by law or by the rules or the resolutions of the Senate. Claims for any such expenses and claims for incidental expenses of the Senate heretofore incurred but for which payment has not been provided by any other resolution shall be submitted by the Secretary of the Senate to the Senate Committee on Rules or its authorized representative and such claims, if approved, shall be transmitted to the Controller for payment pursuant to this rule.

Legislative Analyst Designated as "Secretary"

9.7. Pursuant to a subdivision (d) of Section 9900 of the Government Code, the Legislative Analyst is hereby designated as the person embraced by the definition of "Secretary" set forth in that section.

Sergeant-at-Arms of the Senate

10. The Sergeant-at-Arms shall attend the Senate during all of its sittings, execute the commands of the Senate from time to time, together with all such process issued by authority thereof, as shall be directed to him by the President. The Sergeant-at-Arms is authorized to arrest for contempt all persons outside the bar, or in the gallery, found in loud conversation, or otherwise making a noise to the disturbance of the Senate. The actual expenses for the Sergeant-at-Arms for every arrest, for each day's custody and releasement, and the traveling expenses for himself and special messenger going and returning shall be paid out of the Contingent Fund, and no other fees shall be paid him beyond his per diem. It shall also be the duty of the Sergeant-at-Arms to keep the accounts for pay and mileage of Senators.

The Sergeant-at-Arms shall place copies of all bills, joint and concurrent resolutions, constitutional amendments, Journals, Histories and

Files, when printed, on the desks of Senators, at least one hour previous to the opening of the session.

Additional Duties

10.5. The Sergeant-at-Arms is authorized to procure such boxes, packing and other materials as are necessary to ship to the Members of the Senate at their various places of residence their bill files, books, stationery and other printed matter at the close of each session. All proposed expenditures by the Sergeant-at-Arms incurred pursuant to this rule or in performing any duties imposed by law or by the rules or resolutions of the Senate shall be subject to approval by the Senate Committee on Rules or its authorized representative pursuant to Standing Rule No. 13.1. All claims incurred by the Sergeant-at-Arms shall be submitted to said committee or its authorized representative and, if approved, shall be transmitted to the Controller for payment pursuant to this Rule.

Officers and Employees, Compensation; Approval

10.6. The Controller is hereby authorized and directed to draw his warrants in favor of the Secretary of the Senate, the Sergeant-at-Arms, and other officers and employees who render services to the Senate as certified weekly by the Senate Committee on Rules or by its authorized representative, from the fund set aside for the pay of officers and employees of the Senate at the rate of compensation certified by the committee or its representative, and the Treasurer is hereby directed to pay the same.

The Secretary of the Senate and the Sergeant-at-Arms shall approve and transmit to the Committee on Rules the claims for their compensation and for the compensation of their respective employees.

Expenditures After Final Adjournment

10.7. After final adjournment expenditures by the Secretary of the Senate or the Sergeant-at-Arms of the Senate for postage, express, freight charges, or other purposes for which cash payments are necessary, shall be paid from funds allocated to the Senate Committee on Rules for such purpose, subject to approval by the Senate Committee on Rules or its authorized representative. The Controller shall draw warrants on the Contingent Fund of the Senate in favor of the Secretary of the Senate or the Sergeant-at-Arms for such expenditures only in the amount authorized by the Senate Committee on Rules or its authorized representative.

The Secretary of the Senate and the Sergeant-at-Arms shall file with the Committee on Rules or its authorized representative receipts or vouchers covering all expenditures made for such purposes, which shall be transmitted to the Controller by the committee or its authorized representative.

Committees of the Senate

Appointment of Committee

11. The Committee on Rules shall consist of the President pro Tempore of the Senate, who shall be the chairman of the committee, and four other Members of the Senate to be elected by the Senate.

The Committee on Rules shall appoint all other committees of the Senate unless otherwise directed by the Senate and shall designate a

chairman of each committee so appointed and a vice-chairman of each standing committee.

In making committee appointments, the Committee on Rules shall give consideration to seniority, preference and experience; provided, however, that in making committee appointments, the Rules Committee shall, so far as practicable, give equal representation to all parts of the State.

The Senate Committee on Finance shall consist of four Senate Members of the Legislative Budget Committee and nine additional Members of the Senate appointed by the Committee on Rules.

Ten days before the commencement of any regular session of the Legislature, the Secretary of the Senate shall mail to each member a blank, in a form approved by the Rules Committee, on which the member may indicate his committee preferences and with such blank shall be mailed a stamped envelope addressed to the Rules Committee, care of the secretary, for the convenience of the member in returning such form with his preferences thereon. All such communications shall be retained by the secretary unopened and shall be delivered to the Rules Committee immediately upon the organization of the Senate.

Consideration of Appropriation Bills Before Enactment of Budget

11.1. Until the Budget Bill is finally enacted no standing committee shall report any appropriation bill to the Senate for passage except bills making appropriations for the salaries, mileage, and expenses of the Senate and Assembly, and emergency bills recommended by the Governor, whose letter of recommendation shall be produced before the committee before action is taken by the committee.

Standing Committees

12. The standing committees of the Senate, the number of members, and subjects to be referred to each are as follows:

1. Agriculture, 13 members. All bills amending the Agricultural Code and uncodified legislation relating to the same subject.

2. Business and Professions, 9 members. All bills amending the Business and Professions Code and uncodified legislation relating to the same subjects, except bills relating to horse racing or intoxicating liquors.

3. Education, 11 members. All bills amending the Education Code or relating to the University of California and any uncodified legislation relating to either.

4. Elections, 7 members. All bills amending the Elections Code or uncodified legislation relating to the same subject and constitutional amendments, after consideration by committees having jurisdiction of the appropriate subjects, for consideration of any question relating to submission to the voters.

5. Finance, 13 members. All appropriation bills, including the Budget Bill and claim bills but excepting appropriations from the funds of the Senate made by resolution.

6. Fish and Game, 11 members. All bills amending the Fish and Game Code, and uncodified legislation relating to the same subject.

7. Governmental Efficiency, 11 members. All legislation not specifically referred to another committee relating to:

- a. State policy
- b. New state functions
- c. State property
- d. Reorganization
- e. State employees
- f. Horse racing or alcoholic beverages
- g. All judges' salaries

8. Institutions, 7 members. All bills relating to the State Department of Mental Hygiene, or to institutions under its jurisdiction including:

- a. State hospitals
- b. Home for the feeble-minded
- c. Inebriate colonies
- d. Institutions for delinquents
- e. Home for the blind
- f. Industrial workshops

g. Any other institutions of a similar nature; and all bills relating to the Youth Authority and to institutions under its jurisdiction.

9. Insurance and Financial Institutions, 9 members. All bills amending the Unemployment Insurance Code, the Insurance Code and Financial Code, all bills relating to the unemployed, all bills relating to workmen's compensation and insurance, and all bills amending the Corporate Securities Act, and any other legislation relating to these subjects.

10. Judiciary, 13 members. All bills amending the following codes:

- a. Civil Code
- b. Code of Civil Procedure
- c. Corporations Code, except for Corporate Securities Act
- d. Probate Code
- e. Penal Code

f. All statutes of a penal nature not related closely to a subject embraced in some other code.

11. Labor, 7 members. All bills amending the Labor Code and uncoded legislation relating to the same subjects except bills and uncoded legislation relating to workmen's compensation and insurances.

12. Local Government, 9 members. All bills relating to:

- a. County government
- b. Municipal corporations

c. Special assessment and other local districts when not regulated by the provisions of some other code and uncoded legislation on the above subjects.

13. Military and Veterans Affairs, 9 members. All bills amending the Military and Veterans Code and uncoded legislation relating to the same subjects.

14. Natural Resources, 11 members. All bills amending the Public Resources Code and uncoded legislation relating to mines and mining, oil, forestry, parks, and to the public domain.

15. Public Health and Safety, 7 members. All bills amending the Health and Safety Code and uncoded legislation relating to the same subjects.

16. Public Utilities, 7 members. All bills amending the Public Utilities Code and other uncodified legislation relating to the same subject.

17. Revenue and Taxation, 11 members. All bills amending the Revenue and Taxation Code, and other uncodified legislation relating to state and county taxes.

18. Rules, 5 members. All proposed amendments to the Rules, and all resolutions relating to the business of the Senate which are not acted upon without reference to committee.

19. Social Welfare, 7 members. All bills relating to the Department of Social Welfare, aid to the aged, to the blind, to children, to the indigent and to other public assistance.

20. Transportation, 13 members. All bills amending the

a. Vehicle Code

b. Streets and Highways Code

c. Harbors and Navigation Code

d. Uncodified legislation relating to the same subjects or to aviation.

21. Water Resources, 13 members. All bills amending the Water Code, and uncodified legislation relating to the same subject.

The standing committees of any general session shall be the standing committees of succeeding budget, special or extraordinary sessions unless otherwise ordered by the Senate.

Senate Permanent Fact Finding Committees

12.5. Thirteen Senate Permanent Fact Finding Committees hereinafter described are hereby created pursuant to Section 37 of Article IV of the California Constitution.

Whenever the Senate or a standing committee thereof recommends that the subject matter of a bill be referred to a fact finding committee for interim study, or a Member of the Senate requests in writing that a study be made, the Committee on Rules may assign such study to the Permanent Fact Finding Committee to which the general subject matter involved in the study has been allocated by this rule. The Permanent Fact Finding Committee to which such an assignment is made is authorized and directed to ascertain, study and analyze all facts relating to or bearing upon the subject so assigned including, but not limited to, the operation, effect, administration, enforcement and needed revision of any and all laws in any way bearing upon or relating thereto, and to report thereon to the Senate, including in its report its recommendations for appropriate legislation. When a specific study has been assigned as herein provided, the Committee on Rules may, in writing, authorize the extension of the study to any closely related subject which the Committee on Rules deems to be sufficiently connected with the matter originally assigned.

Each such committee shall consist of the number of Members of the Senate determined and appointed by the Senate Committee on Rules. The chairman and vice chairman of each committee shall be appointed by the Committee on Rules, except that the President pro Tempore of the Senate shall be chairman of the General Research Committee. After the first appointments are made, new appointments shall be made at the close of each subsequent general session. Vacancies occurring in the membership of each committee shall be filled by the appointing power.

Each such committee has continuous existence until such time as its existence is terminated by resolution adopted by the Senate, and each such committee is authorized to act both during and between sessions of the Legislature, including any recess.

Each such committee shall file a final report with the Senate by not later than the 13th calendar day of each general session.

Each such committee and its members shall have and exercise all of the rights, duties and powers conferred upon investigating committees and their members by the provisions of the Joint Rules of the Senate and Assembly and of the Standing Rules of the Senate, which provisions are incorporated herein and made applicable to said committees and their members. Except for the General Research Committee a majority of the members appointed to each committee shall constitute a quorum of the committee, and except for the General Research Committee no subcommittee shall be appointed consisting of less than a quorum of the committee.

Each such committee has the following additional powers and duties:

(a) To contract with such other agencies, public or private, as it deems necessary for the rendition and affording of such services, facilities, studies and reports to the committee as will best assist it to carry out the purposes for which it is created.

(b) To co-operate with and secure the co-operation of county, city, city and county, and other local law enforcement agencies in investigating any matter within the scope of this resolution and to direct the sheriff of any county to serve subpoenas, orders and other process issued by the committee.

(c) To meet and act at any place within the State of California and, when authorized to do so in writing by the Senate Committee on Rules, to meet and act outside the State carrying out its duties.

(d) To report its findings and recommendations to the Legislature and to the people from time to time and at any time, not later than herein provided.

(e) To do any and all other things necessary or convenient to enable it fully and adequately to exercise its powers, perform its duties, and accomplish the objects and purposes of this resolution.

The committees created by this resolution and the subjects allocated to them are:

(1) The Fact Finding Committee on Agriculture is allocated the subject matter embraced in the Agricultural Code and uncodified legislation on the same subject.

Any state agency which proposes the expenditure of any state funds for capital outlay providing for plans, specifications, construction or purchase of new facilities which are to be used for agricultural purposes shall first submit such proposals to the Fact Finding Committee on Agriculture to enable such committee to review and inspect such facilities, equipment or items and to report thereon to the Director of Finance. The Department of Finance shall consider the recommendations of the committee in approving or disapproving any such expenditures in order that any resulting economies may be reflected as soon as practicable.

(2) The Fact Finding Committee on Business and Commerce is allocated: the subject matter embraced in the Business and Professions

Code; the subject matter embraced in the Unemployment Insurance Code, the Insurance Code, the Financial Code, and in uncodified statutes relating to the unemployment, and in the Corporate Securities Act; and uncodified laws relating to said subject matter.

(3) The Fact Finding Committee on Education is allocated the subject matter embraced in the Education Code and in laws relating to the University of California, and uncodified legislation on both subjects.

(4) The Fact Finding Committee on Governmental Administration is allocated: the subject matter embraced in the Elections Code; the subject of problems and legislative proposals involving state policy, new state functions, state property, government reorganization, state employees, and judges' salaries; and the subjects of the Department of Mental Hygiene and Institutions under its jurisdiction including state hospitals, homes for feeble-minded, inebriate colonies, institutions for delinquents, homes for the blind, industrial workshops, similar institutions; and the Youth Authority and institutions under its jurisdiction.

(5) The Fact Finding Committee on Judiciary is allocated the subjects embraced in the Civil Code, the Code of Civil Procedure, the Corporations Code (excepting the Corporate Securities Act), the Probate Code, and the Penal Code, and all statutes of penal nature not related closely to a subject embraced in some other code.

(6) The Fact Finding Committee on Labor and Welfare is allocated the subject matter embraced in the Labor Code, the Military and Veterans Code, and uncodified legislation on these subjects, as well as problems and proposed legislation relating to the Department of Social Welfare, aid to the aged, to the blind, to children, to the indigent and to other public assistance.

(7) The Fact Finding Committee on Local Government is allocated the subject of county government, municipal corporations, and special assessment and other local districts when such districts are not regulated by the provisions of some other code; and in addition the subject of uncodified legislation relating to these matters.

(8) The Fact Finding Committee on Natural Resources is allocated: the subject matter embraced in the Public Resources Code and uncodified legislation relating to mines and mining, oil, forestry, parks and the public domain; and the subject matter embraced in the Fish and Game Code and uncodified laws on that subject.

(9) The Fact Finding Committee on Public Health and Safety is allocated the subject matter embraced in the Health and Safety Code and uncodified legislation on the same subject.

(10) The Fact Finding Committee on Revenue and Taxation is allocated: the subject matter embraced in the Revenue and Taxation Code and other laws relating to state and county taxes; and the subject matter of state finances and appropriations.

(11) The Fact Finding Committee on Transportation and Public Utilities is allocated the subject matter embraced in the Public Utilities Code, the Vehicle Code, the Streets and Highways Code, the Harbors and Navigation Code, and in uncodified laws germane thereto, and the subject matter on highway user taxes and fees.

(12) The Fact Finding Committee on Water Resources is allocated the subject matter embraced in the Water Code and uncodified laws relating to water resources.

(13) The General Research Committee, consisting of 40 members, is allocated all subjects within the scope of legislative regulation and control but shall not undertake any investigation which another committee has been specifically requested or directed to undertake. The General Research Committee may act through subcommittees appointed by the Senate Committee on Rules and such subcommittees may act only on the particular study or investigation assigned by the Senate Committee on Rules to such subcommittees. Each member of the General Research Committee is authorized and directed to receive and investigate requests for legislative action made by individuals or groups and to report thereon to the full committee.

The Senate Committee on Rules is authorized to allocate to any such subcommittee from the Contingent Funds of the Senate such sums as the Committee on Rules deems necessary to complete the investigation or study conferred upon that subcommittee. The Senate Committee on Rules shall further allocate, from time to time, to the General Research Committee from the Contingent Funds of the Senate such sums as are necessary to permit the General Research Committee and the members thereof to carry out the duties imposed on them.

Resignation of Investigating Committee Member

12.6. A member of an investigating committee may, during the interim between sessions of the Legislature, resign from such committee by transmitting to the Senate Committee on Rules his written resignation and transmitting a copy thereof to the chairman of the committee from which he is resigning. Such resignation shall be effective for all purposes upon receipt thereof by the Committee on Rules.

Committee on Rules

13. The Committee on Rules is charged with the general responsibility for the administrative functioning of the Senate. The committee shall have general charge of the books, documents and other papers and property of the Senate and shall see that the same are properly kept, cared for, filed or otherwise disposed of in accordance with law and the rules applicable thereto. The committee shall also have the duty of making studies and recommendations designed to promote, improve, and expedite the business and procedure of the Senate and of the committees thereof, including investigating committees consisting wholly or in part of Members of the Senate, and of proposing any amendments to the rules deemed necessary to accomplish such purposes.

The Committee on Rules shall continue in existence during any recess of the Legislature and after final adjournment and until the convening of the next regular general session and shall have the same powers and duties as while the Senate is in session. The committee shall have the authority to fill vacancies in any Senate committee or in the Senate membership of any joint committee.

In dealing with any matter within its jurisdiction the committee and its members shall have and exercise all of the rights, duties, and powers conferred upon investigating committees and their members by the Joint Rules of the Senate and Assembly as they are adopted and amended from time to time, which provisions are incorporated herein and made applicable to the Committee on Rules and its members.

The committee may make available to any Senate or joint committee or any Member of the Senate such assistance in connection with the duties of the committee or other legislative matters as the personnel under the direction of the committee or its other facilities permit.

The committee shall make available to and shall furnish to the Senate investigating committees created at this regular session and to each of the members thereof such secretarial and stenographic help as may be reasonably necessary for such committees and each of the members thereof to make and carry on the studies and investigations required by or of them by the resolutions creating such committees, and for such purpose, in addition to any other power or authority, the Committee on Rules may employ such additional stenographic and secretarial assistants as may be necessary, assign and reassign such assistants, prescribe the amounts, times and methods of payment of their compensation, and provide for the auditing of any and all records and accounts in respect thereto.

The Committee on Rules shall constitute the Committee on Introduction of Bills and shall have charge of engrossment and enrollment of bills, contingent expenses of the Senate and legislative printing except insofar as these functions are delegated to the Secretary of the Senate. The Senate Committee on Rules shall have charge of the attaches unless a Committee on Attaches is appointed.

The rooms, passages, and buildings set apart for the use of the Senate shall be under the direction of the Committee on Rules and the committee may assign the press desks in the Senate Chamber to accredited newspaper representatives.

Executive communication of nominations sent by the Governor to the Senate for confirmation shall be referred to the Committee on Rules, unless otherwise ordered by the Senate, without debate.

The Senate Committee on Rules shall, at each general session, appoint a Member of the Senate to serve on the Judicial Council and shall have the authority in the interim between general sessions to fill any vacancy in such position that occurs during such interim.

Expenses of Senate Committees

13.1. All claims for expenses incurred by interim investigating committees of the Senate shall be approved by the Committee on Rules or its authorized representative, before such claims are presented to the Controller.

All proposed expenditures, other than expenditures of the funds of an interim investigating committee, shall be approved by the Committee on Rules or its authorized representatives before such expenses are incurred, unless such expenditure is specifically exempted from the provisions of this rule by the resolution authorizing it.

No warrant shall be drawn in payment of any claim for expenses until the approval of the Committee on Rules, or its authorized representative, has been obtained in accordance with the provisions of this rule.

The Committee on Rules may adopt rules and regulations limiting the amount, time, and place of expenses and allowances to be paid to employees of Senate interim investigating committees and regulating the terms and conditions of employment of such employees. Copies of

all rules and regulations adopted pursuant to this rule shall be distributed to the chairman of every such investigating committee.

Alteration, Repair, Improvement to Senate

13.2. Pursuant to the powers vested in the Senate Committee on Rules, and during such time as the Senate is not in session, the committee is authorized and directed to incur and pay such expenses of the Senate not otherwise provided for as the committee determines are reasonably necessary, including the repair, alteration, improvement and equipping of the Senate Chamber and the offices provided for the Senate in the State Capitol.

In order to avoid unanticipated reversions of appropriations for contingent expenses, the Senate Committee on Rules may designate the appropriation from which payment shall be made pursuant to allocations to interim committees or for other purposes. If there should be insufficient money available in any such appropriation to pay all claims pursuant to allocations charged against it, the committee shall designate another appropriation from which such allocations shall be paid.

Rooms and Property of Senate

13.3. The Senate Committee on Rules is responsible for the safekeeping of Senate property after adjournment of each session until the Senate shall reconvene again. The Chief of the Bureau of Buildings and Grounds is directed to leave the Senate Chamber and all the committee rooms and other rooms used by the Senators and officers of the Senate in such condition that they will be available for the use of the Senate at any time; and it is further directed that no persons other than the members, officers and the attaches of the Senate be permitted to occupy or use the offices, committee rooms and other rooms now occupied by the Senate without permission as hereinafter provided, and that the desks, furniture, and other equipment of the Senate be at the disposal of the Senate Committee on Rules upon adjournment of each session and until the Senate shall reconvene, and that no person except Members of the Senate be permitted to occupy any of the Senate's offices or make use of Senate equipment without permission of the committee or its authorized representative.

Inventory of Senate Property

13.4. The Senate Committee on Rules is authorized and directed, through its authorized representative, to make and maintain a complete inventory of all property of the Senate, including all such property in the possession or control of any Senate interim committee. The Committee on Rules shall have custody and control of all such property of the Senate and shall adopt such rules or orders as it may determine are necessary relating to the purchase, care, custody and use or disposal thereof.

No furniture, equipment, or other property, other than supplies, shall be purchased by any Senate interim committee unless prior approval is obtained from the Senate Committee on Rules or its authorized representative.

STATUS OF STANDING RULES FOR PRECEDING GENERAL SESSION

13.5. The adoption of the Standing Rules for any budget session or special session shall not be construed as modifying or rescinding the Standing Rules of the Senate for the preceding general session, nor as affecting in any way the status or powers of the interim committee created by those rules.

Contingent Expense Fund

13.6. The Senate Committee on Rules is the committee provided for in Section 9126 of the Government Code. The balance of all money in the Senate Contingent Fund, including money now or hereafter appropriated by the Legislature, except such sums as are specifically made available for purposes other than the expenses of designated interim committees, is hereby made available to the Senate Committee on Rules for any charges or claims it may incur in carrying out the duties imposed upon it by these rules or by Senate or joint resolution.

The Senate Committee on Rules is authorized to allocate to the Senate Standing Committee on Finance from the Contingent Funds of the Senate such sums as the Committee on Rules deems necessary to enable the Committee on Finance to consider the Budget Bill during the recess authorized to be taken for that purpose at a Budget Session. The money made available by this rule includes such sums as are specifically made available by the Senate for the expenses of designated interim committees.

Schedule of Committee Meetings

14. The Committee on Rules shall propose to the Senate such schedules for regular meetings of the standing committees as will permit a full attendance of their members without conflict of committee engagements.

The committee may also propose such special committee meetings or special schedules of committee meetings as will facilitate the business of the Senate. Such schedules may provide a special schedule of committee meetings or upon certain days of the week or to meet any special condition which may arise.

Quorum of Standing Committees

15. Each standing committee shall determine (a) its own quorum, and (b) the number of votes necessary to take any action upon any bill, resolution, or other matter referred to it, but at least a majority of all members constituting such committee shall be required to report a bill out of committee.

Powers of Standing Committees

16. Each standing committee of the Senate to which a proposed law or bill is assigned shall have full power and authority during the session of the Legislature or any recess thereof, to make such investigation and study of and concerning any such proposed law or bill as such committee shall determine necessary to enable it to properly enact thereon.

In the exercise of the power granted by this Rule, each committee may appoint a secretary and adopt such rules as may appear necessary and proper to carry out the powers granted and duties imposed under this Rule. It may employ such clerical, legal and technical assistants

as may appear necessary when money has been made available therefor by the Senate.

Each standing committee is authorized and empowered to summon and subpoena witnesses, require the production of papers, books, accounts, reports, documents, records and papers of every kind and description, to issue subpoenas and to take all necessary means to compel the attendance of witnesses and to procure testimony, oral and documentary.

The members of such committees are, and each of them is, authorized and empowered to administer oaths, and all of the provisions of Chapter 4 of Part 1, Division 2, Title 2 of the Government Code, relating to the attendance and examination of witnesses before the Legislature and the committees thereof, shall apply to such committees.

The Sergeant-at-Arms of the Senate, or other person designated by the Sergeant-at-Arms or by the committee, shall serve any and all subpoenas, orders and other process that may be issued by the committee, when directed to do so upon a vote of the majority of the membership of the committee.

All officers of this State, including the heads of each department, agency and subdivision thereof, and all employees of such departments, agencies and subdivisions, the Legislative Counsel, and all other persons whether connected with the State Government or not, shall give and furnish to these committees upon request such information, records and documents as the committees deem necessary or proper for the achievement of the purposes for which each standing committee was created.

Each standing committee may meet at the State Capitol and do any and all things necessary or convenient to enable it to exercise the powers and perform the duties herein granted to it and may expend such money as may be made available by the Senate for such purpose; but no committee shall incur any indebtedness unless money shall have been first made available therefor.

Special Investigating Committees

17. Except as provided by these rules, no committee for the investigation of any special subject shall be appointed except pursuant to a resolution which shall be entered in the Journal and referred to the Committee on Rules, and which shall be approved by a vote of a majority of the members elected to the Senate. The subject and purpose of the investigation shall be expressed in the title of the resolution and the scope of the investigations shall be consistent with the subject and purposes so expressed. No such committee shall have authority to extend its investigations to subjects not so expressed, nor beyond the scope indicated in the resolution. Unless otherwise directed by the resolution any committee so authorized shall be appointed within 20 days after the adoption of the resolution.

Funerals

17.5. The chairman or vice chairman of the Senate Committee on Rules may designate any one or more of the Members of the Senate as a Senate interim committee to attend funerals in appropriate circumstances. The members so designated shall receive their actual and

necessary expenses incurred in the performance of their duties or in lieu of such expenses the same allowances for accommodations and meals, and mileage as is provided by the Joint Rules for members of investigating committees.

The chairman or vice chairman of said Committee on Rules or any Member of the Senate designated by either of said officers may incur such expense as may be necessary for the purchase on behalf of the Senate of suitable floral pieces for any such funeral.

All expenses incurred pursuant to this resolution are hereby ordered to be paid out of the money allocated from the Contingent Fund of the Senate to the said Senate Committee on Rules and disbursed, after certification by the chairman or vice chairman of the committee, or by the committee's disbursing officer appointed and designated therefor by the committee, upon warrants drawn by the State Controller upon the State Treasurer.

No Committee Expenditures Permitted

18. No member of any committee shall be permitted to incur any expense chargeable to the Senate unless authorized by resolution of the Senate.

Printing of Reports

18.5. All requests for the printing of reports of Senate factfinding committees shall be by resolution.

No resolution for the printing of a report of a Senate factfinding committee shall be considered for adoption until it has been referred to the Committee on Rules. The Committee on Rules shall determine the number of copies needed; and whether or not the report shall be printed in the Journal. In no event shall more than 1,000 copies of any factfinding committee report be authorized by the Committee on Rules on the first printing, exclusive of the Journal copies, if the report is to be printed therein, unless the Committee on Rules finds and determines that there is a special need for that report in greater numbers.

Upon determination by the Committee on Rules that additional copies of a Senate factfinding committee report are required at any time following the first printing of the authorized number of copies, the Committee on Rules may authorize one or more additional printings in the numbers found by it to be necessary and may make funds available therefor.

The State Printer shall hold the type for each Senate factfinding committee report for a period of 90 days from the date of the first printing or for such time as the Committee on Rules deems necessary.

No Senate factfinding committee report shall contain more than 100 pages, including the front and back cover thereof and any appendix, unless a greater number of pages has been approved and authorized by the Committee on Rules.

Procedure and Rules

Joint and Concurrent Resolutions and Constitutional Amendments

19. Joint and concurrent resolutions and constitutional amendments shall be treated the same as bills; except, that they shall have but one official reading, which reading shall occur after they have been reported by committee.

Parliamentary Rules

20. In all cases not provided for by the Constitution, these Rules, or by the Joint Rules of Senate and Assembly the authority shall be Mason's Manual.

Suspension or Amendment of Rules

21. No standing rule of the Senate may be repealed or amended except upon an affirmative vote of a majority of the Members of the Senate, one day's notice being given, but any rule not requiring more than a majority vote may be temporarily suspended by a vote of a majority of the Members of the Senate. A rule requiring a two-thirds vote on any question may be amended only by a two-thirds vote on one day's notice, and a rule requiring a two-thirds vote may be temporarily suspended only by a two-thirds vote.

All proposed amendments to these rules shall, upon presentation, be referred to the Committee on Rules without debate.

Introduction and Reference of Bills**Introduction, First Reading, and Reference of Bills**

22. Any Senator desiring to introduce a bill shall send it to the Senate desk.

The Committee on Rules shall check all Senate bills prior to introduction and all Assembly bills before reference to committee and shall designate the committees to which they shall be referred. The provisions of Rule 12 referring to the assignment of bills are intended as a guide to the committee but are not binding upon the committee.

Under the order of Introduction of Bills, the Secretary shall assign a number to each Senate bill, shall read it the first time, shall read the name of the committee to which the bill has been assigned by the Committee on Rules, and unless otherwise ordered by the Senate without debate the assignment of the bill shall then be complete and after printing the Secretary shall deliver the bills to the committee so designated.

Under the order of Messages from the Assembly the Secretary shall read each Assembly bill the first time, shall read the name of the committee to which the bill has been assigned by the Committee on Rules, and unless otherwise ordered by the Senate without debate the assignment of the bill shall then be complete and the Secretary shall deliver the bill to the committee so designated.

Digest of Bills Introduced

22.2. No bill shall be introduced unless it is contained in a cover attached by the Legislative Counsel and unless it is accompanied by a digest prepared and attached to the bill by the Legislative Counsel, showing the changes in the existing law which are proposed by the bill. If any bill is presented to the Secretary for introduction which does not comply with the foregoing requirements of this rule the Secretary shall return it to the member who presented it.

The digest shall be printed on the bill as introduced in distinctive type upon the lower part of the first page thereof.

Introduction of Bills by a Committee

23. Any committee may introduce a bill germane to any subject within the proper consideration of such committee in the same manner as any member.

Introduction of Bills at Special Sessions

24. Whenever at any special session a bill is received at the desk, under the order of Introduction of Bills, it shall be referred to the Committee on Rules which shall decide whether or not such bill can properly be considered at the session. If in the judgment of the Committee on Rules such bill can be considered it shall report it back and designate the committee to which it shall be assigned. Thereafter it shall be assigned a number by the Secretary, be read first time, and referred to the committee recommended by the Committee on Rules unless otherwise referred on motion without debate.

Senate Resolutions

25. All Senate resolutions upon being presented shall be given a number by the Secretary. Such resolutions shall be printed in the Journal and indexed in the History and Journal.

Bills in Committee**Committee Hearings**

26. As soon as practicable after the commencement of the session the chairman of each committee shall prepare a schedule of hearings concerning bills referred to the committee. The schedule shall be arranged according to subjects insofar as may be convenient.

The schedules and any changes therein shall be delivered to the Senate as soon as convenient in order that due notice may be given to persons interested in the legislation.

No bill shall be set for hearing, nor shall any notice thereof be published, by a Senate committee until the bill has been referred to the committee by the Committee on Rules of the Senate.

Substitute Committee Bills

27. A committee may amend into one bill related provisions germane to the subject and embraced within the title; and with the consent of the author the committee may constitute such bill a committee bill by striking out of the heading of the bill the line "Introduced by" and the name of the author and substituting therefor "Substitute committee bill of the Committee on" and the name of the committee.

Withdrawal of Bills for Amendment

27.5. Upon request of the author of a bill on which no action has been taken other than the original reference to committee, the chairman of the committee to which the bill has been originally referred may, by his individual action taken independently of any committee meeting, cause the bill to be reported to the Senate with the recommendation that amendments submitted by the author be adopted and the bill be reprinted as amended and re-referred to the committee.

Recalling a Bill From Committee

28. The Senate may at any time by 21 votes recall a bill from committee.

Re-reference to Finance Committee

28.5. It shall be the duty of each standing committee to which a bill is referred to determine (1) whether the bill appropriates money, or (2) whether the bill would result in substantial expenditures of state money by (a) imposing new responsibilities upon the State or (b) new or additional duties upon a state agency or (c) liberalization of any

state program, function or responsibility. If the standing committee so determines, the standing committee shall report the bill with the recommendation that the bill be referred to the Finance Committee, in addition to such other recommendations as the standing committee deems desirable.

Any member of the Senate may move to refer a bill to the Finance Committee, and the failure or refusal of the standing committee to recommend that the bill be referred to the Finance Committee shall not preclude such a motion by any member of the Senate.

Consideration of Bills

Order of Making Files

29. When bills are reported from committee they shall be placed upon the General File, to be kept by the Secretary as follows: All bills when reported to the Senate by the committee shall be placed at the foot of the Second Reading Senate or Assembly File, in the order in which the reports are made, and after the second reading they shall be placed at the foot of the Senate or Assembly Third Reading File, in the order of reading. Unless otherwise ordered by the Senate the File shall be taken up in the following order: Senate Second Reading File, Assembly Second Reading File and Senate Third Reading File, Assembly Third Reading File. The bills upon third reading shall be considered in the order in which they appear upon the File, unless otherwise ordered by the Senate.

An inactive file shall be kept to which bills may be transferred at the request of the author, or on motion, and they shall be so transferred when they have been passed on third reading file without action three successive times. Bills may be carried on the inactive file by author and bill number without setting for the title.

Bills may be transferred from the inactive file to the second reading file on motion, and after being read the second time such bills will take their place regularly on third reading file and be available for consideration and passage.

Notices of committee hearings shall be published in the File whenever presented by chairman of committees to the Secretary for that purpose. For such purpose bills will be identified by subject or by number.

Re-reference to Committee

29.1. Whenever the Assembly amends and passes a Senate bill the Legislative Counsel shall, within one day after the bill is passed by the Assembly, prepare and transmit to the Secretary of the Senate and to the Chairman of the Senate Committee on Rules, a brief digest summarizing the effect of the Assembly amendment. The Secretary of the Senate shall cause said digest to be printed in the Daily File immediately following any reference in said file to the bill covered by the digest. No such bill may be acted upon until said digest has been received. If the digest discloses that the Assembly amendment has made a substantial substantive change in the bill as first passed by the Senate the bill shall, on motion of the Chairman of the Senate Committee on Rules, be immediately referred to that committee for reference to an appropriate Senate standing committee.

Special Order

30. Any measure or subject may, by vote of a majority of those voting, be made a special order, and when the time fixed for its consideration arrives, the presiding officer shall lay it before the Senate.

Messages From the Governor or Assembly

31. Messages from the Governor or from the Assembly may be introduced at any stage of business except while a question is being put, while the ayes and noes are being called, or while a Senator is addressing the Senate.

Messages from the Governor or from the Assembly may be considered when indicated in the order of business or at any other time by unanimous consent or upon motion.

Engrossing Bills

32. All Senate bills, constitutional amendments and joint or concurrent resolutions shall be engrossed before final action is taken on them in the Senate. Engrossment shall consist of comparing the printed engrossed bill with the original bill introduced and any amendments adopted to ascertain that it is correct. When a bill is reported correctly engrossed it shall be substituted on the file for the original bill.

Enrolling Bills

33. All Senate bills shall be enrolled immediately following their final passage and receipt from the Assembly. An enrolled copy of every such bill, amendment or resolution shall be printed and examined to ascertain that it is a true and accurate copy of the measure as it was passed. It shall then be authenticated by the signatures of the President or President pro Tempore of the Senate and the Secretary or an Assistant Secretary of the Senate and by the corresponding officers of the Assembly and transmitted without delay to the Governor.

DEBATE**Statement of Motion**

34. No motion shall be debated until the same be distinctly announced by the President; and it shall be reduced to writing if desired by the President or any Senator, and read by the Secretary, before the same shall be debated.

Regulations as to Speaking

35. 1. When a Senator desires to address the Senate, he shall rise in his place, address the President, and when recognized he shall proceed to speak through the public address system.
2. No Senator shall speak more than twice in any one debate on the same day, and at the same stage of the bill, without leave; and Senators who have once spoken shall not again be entitled to the floor (except for explanation) so long as any Senator who has not spoken desires to speak.
3. When two or more Senators arise at the same time to address the Senate, the presiding officer shall designate the Senator who is entitled to the floor.
4. No Senator shall be interrupted when speaking, and no question shall be asked him except through the presiding officer.
5. The author of a bill, motion, or resolution shall have the privilege of closing the debate.

Order in Debate

36. When a Senator shall be called to order he shall sit down until the President shall have determined whether he is in order or not; and every question of order shall be decided by the President, subject to an appeal to the Senate by any Senator. If a Senator be called to order for words spoken, the objectionable language shall immediately be taken down in writing by the Secretary of the Senate.

Right to Address the Senate

37. No person other than a Member of the Senate or the President thereof, shall address the Senate while it is in session but the Senate may resolve itself into a Committee of the Whole and while sitting as such committee may be addressed by persons other than members.

Questions and Motions**Amendments to Bills**

38. When amendments to a bill are reported by a committee or offered from the floor, such amendments shall be submitted in quadruplicate.

Adoption of amendments to any bill in the Senate prior to third reading, other than by roll call, shall not preclude subsequent consideration in committee or on the third reading of the bill, of such amendments or any part thereof by the Senate.

Motion to Lay on the Table

39. When an amendment proposed to any pending measure shall be laid on the table, it shall not carry with it or prejudice such measure.

Division of a Question

40. If a question in debate contains more than one distinct proposition, any Senator may have the same divided.

The Previous Question

41. The previous question shall be put in the following form: "Shall the question be now put?" It shall require a majority vote of the Senators present; and its effect shall be to put an end to all debate except that the author of the bill or the amendment shall have the right to close, and the question under discussion shall thereupon be immediately put to a vote.

Call of the Senate

42. Upon a motion being carried for a call of the Senate, the President shall immediately order the doors to be closed, and shall direct the Secretary to call the names of the absentees as disclosed by the last previous roll call. Thereupon, no members shall be permitted to leave the Senate Chamber except by written permission of the President pro Tempore or in his absence of the presiding officer. Those members who are found to be absent and for whom no excuse or insufficient excuses are made, may, by order of those present, be taken into custody, as they appear, or may be sent for and then taken into custody by the Sergeant-at-Arms whenever found, or by special messenger to be appointed for that purpose. In the absence of a quorum, a majority of the members present may order a roll call of the Senate and compel the attendance of absentees in the manner above provided.

A call of the Senate may be ordered after the roll has been called and prior to the announcement of the vote.

No recess can be taken during a call of the Senate. During a call, the Senate may consider and transact any matter or business that the Senators then present shall unanimously decide to consider, but no call of the Senate shall be had during a call of the Senate, except that during a call which was ordered for the purpose of procuring sufficient attendance for the conduct of business of the Senate in general and not for any other purpose, such call may be made to apply also to not more than one item of business by motion made and adopted by a majority vote of the members present after the roll has been called and prior to the announcement of the vote on such item of business. Under such circumstances, when the call of the Senate is dispensed with as to the item of business to which it is so applied it shall be deemed dispensed with as to the purpose for which it was originally made. When a call of the Senate is ordered, pending the announcement of the vote upon the completion of a roll call, the pending roll call shall become unfinished business, the consideration of which shall be continued until further proceedings under the call of the Senate are dispensed with, when it will forthwith become the order of business before the Senate.

Reconsideration

43. On the day on which a vote has been taken on any question a motion to reconsider the vote may be made by any member.

The motion may be considered on the day made or on the succeeding legislative day but may not be further postponed without the concurrence of 27 members.

No vote on a Senate bill may be reconsidered on or after the last day fixed for the consideration of Senate bills prior to adjournment and no vote may be reconsidered on the last day of the session.

When reconsideration of the vote by which any bill was passed has been demanded the Secretary shall not transmit it to the Assembly until the demand has been disposed of or the time for reconsideration has expired, but if the bill has already been transmitted to the Assembly the demand for reconsideration shall be preceded by a motion to request the Assembly to return the bill. This motion shall be put to a vote immediately without debate and if not adopted shall preclude a demand for reconsideration.

A demand to reconsider the vote on any debatable question opens the main question to debate and the vote on the reconsideration shall be on the merits of such main question.

Voting by Senate

Rescinding

43.5. No action whereby a bill has been passed or defeated may be rescinded without the concurrence of 27 members.

Voting on Roll Call

44. Whenever a roll call is required by the Constitution or Rules, or is ordered by the Senate or demanded by three members, every member within the Senate shall without debate answer "Aye" or "No" when his name is called.

The names of members shall be called alphabetically.

No Senator shall be permitted to vote or change his vote after the announcement of the vote by the presiding officer.

Excused From Voting

45. When a Senator declines or fails to vote on call of his name he may, after completion of the roll call, and before the announcement of the vote be required to assign his reasons therefor, and having assigned them, the presiding officer shall submit the question to the Senate: "Shall the Senator, for the reasons assigned by him, be excused from voting?" which question shall be decided without debate. Unless the Senator is excused from voting he shall be required to vote.

Voting by Presiding Senator

46. When the President pro Tempore or any other Member of the Senate is presiding over the Senate he shall vote on roll call the same as though he were not presiding.

Vote Required

47. Unless otherwise required by the Constitution, the Joint Rules of the Senate and Assembly or by these Rules, any action which can be taken by the Senate requires only a majority vote of the Senate, a quorum being present.

The following actions require 30 votes:

1. To dispense with constitutional provision requiring 30 calendar day delay after introduction before a bill may be heard by any committee or acted upon by either house—(Constitution, Art. IV, Sec. 2).

The following actions require 27 votes:

2. To pass urgency measures—(Constitution, Art. IV, Sec. 1).
3. To suspend constitutional provisions requiring reading bills on three several days—(Constitution, Art. IV, Sec. 15).
4. To pass bills over the Governor's veto—(Constitution, Art. IV, Sec. 16).
5. To increase or diminish the number of superior court judges or to remove judges—(Constitution, Art. VI, Secs. 9, 10).
6. To propose constitutional amendments or revision of the Constitution—(Constitution, Art. XVIII, Secs. 1, 2).
7. To change rate of taxation for state purposes—(Constitution, Art. XIII, Secs. 14, 16).
8. To authorize deposit of public money in banks—(Constitution, Art. XI, Sec. 16½).
9. To remove a member of the Public Utilities Commission—(Constitution, Art. XII, Sec. 22).
10. To change rates or conditions under the State Employees' Retirement System—(Constitution, Art. IV, Sec. 22a).
11. To propose change in location of state capital—(Constitution, Art. XX, Sec. 1).
12. To reconsider the vote by which a concurrent resolution proposing a constitutional amendment is defeated.
13. To rescind the action whereby a bill has been passed or defeated.
14. To suspend the Rule against lobbying in the Senate Chamber.

15. To concur in Assembly amendments to or to adopt a report of a Committee on Conference concerning constitutional amendments or bills which require 27 votes for passage.
 16. To concur in any Assembly amendments to, or any conference report affecting, any Senate bill which contains an item or items of appropriation subject to reduction or elimination under the provisions of Section 34A of Article IV of the Constitution.
- The following actions require 21 votes:
17. To amend or suspend the Rules.
 18. To pass bills, unless under some other Rule a larger vote is required—(Constitution, Art. IV, Sec. 15).
 19. To adopt a concurrent resolution approving a county or city charter or amendment thereto—(Constitution, Art. XI, Secs. 7½ and 8).
 20. To adopt joint and concurrent resolutions.
 21. To reconsider bills, joint and concurrent resolutions.
 22. To confirm appointments by the Governor or to reconsider the same.
 23. To recall a bill from committee.
 24. To concur in Assembly amendments to or adopt a report of a Committee on Conference concerning concurrent or joint resolutions or bills which require 21 votes for passage.
- Actions requiring 14 votes:
25. To reconsider a vote by which a concurrent resolution proposing a constitutional amendment was adopted.

Vote Required for Amendments

48. A constitutional amendment or bill requiring a vote of two-thirds of the members elected to the Senate for final adoption or passage may be amended by a majority of those voting.

Contents of Senate Journal

Proceedings to Be Printed

49. The proceedings of the Senate, when not acting as a Committee of the Whole, shall be entered in the Journal as concisely as possible, care being taken to record a true and accurate account of the proceedings.

The Journal shall state the name of the Senator presenting each Assembly bill, concurrent or joint resolution or constitutional amendment to the Senate for final action.

Every vote of the Senate shall be recorded in the Journal. The committee vote on each bill reported back by a committee, and if a bill is signed out that fact shall also be recorded in the Journal.

Titles of Bills to Be Printed

50. The titles of all bills, joint and concurrent resolutions, and constitutional amendments when introduced and when acted upon by the Senate, and a brief statement of the contents of each petition, memorial or paper presented to the Senate shall be printed in the Journal.

Other Matters to Be Printed

51. Messages from the Governor (other than biennial messages and inaugural addresses) shall be printed in the Journal, unless otherwise ordered by the Senate.

Letters of transmittal presenting reports of interim committees and reports of such state departments and agencies as shall be made to the Senate pursuant to law or resolutions adopted by the Senate, shall be printed in the Journal, but the reports shall be printed in the Appendix to Journals unless otherwise directed by the Senate.

Duty of Secretary to Order Printing

52. It shall be the duty of the Secretary of the Senate and he is hereby directed during and between sessions of the Legislature to order for the Senate the necessary printing including stationery for the members, and to audit and approve all bills for printing to be charged to the Senate. The Secretary shall order from the State Printer such number of copies of bills, Journals, Histories, Files, forms, and other printing as shall be necessary.

It shall further be the duty of the Secretary to order bills and other legislative publications for which there is a demand printed before the supply of same shall become exhausted.

Printing Only on Written Orders; Rush Orders

53. The State Printer shall not charge any printing or other work to the Senate except as required by law unless he has a written order from the Secretary of the Senate prior to the beginning of the printing or other work. All printing orders by the Secretary shall be delivered as directed by him. The Secretary may, when necessity requires it, order from the State Printer such printing as he deems necessary to be printed in advance of the regular order of business, under specially prepared written order, to be known as a "Rush Order."

Form of Printing Amendments

54. When any bill of either house is amended it shall be immediately reprinted; new matter shall be printed in italics in the printed bill; and matter to be omitted shall be printed in type bearing a single horizontal line through the center and commonly known as "strikeout" type. When a bill is enrolled, all such italics and "strikeout" type shall be omitted and the bill shall be printed in the usual roman type.

The Senate Chamber

Admission Within Bar to Senate

55. It shall be the duty of the Sergeant-at-Arms to prevent all persons except Senators, ex-Senators, Members of the Assembly, state officers, officers of the two houses, and such accredited newspaper representatives as have seats assigned to them from coming within the bar of the Senate unless upon the invitation of the President or a Senator. No visitor shall be allowed upon the floor while the Senate is in session.

Regulation for Legislative Representatives

56. No person engaged in presenting to the Senate or any of its committees any business, claim, or legislation, shall be permitted to engage in such business in the Senate Chamber or be permitted on the floor of the Senate at any time while the Senate is in session. Any person transgressing this rule shall be removed from the floor of the Senate and shall be debarred from the privilege of the floor during the remainder of the entire session. The President and the President pro

Tempore are charged with the enforcement of this rule, and this rule cannot be suspended except by a two-thirds vote of the entire Senate.

This rule shall not apply to members of either house of the Legislature, officers of the State or other public agencies.

Legislative Representation Committee

57. In addition to any other committee provided for by these rules, there shall be a committee to be known as and called the Special Senate Committee on Legislative Representation, which is hereby declared to be a continuing body authorized to act both during and between sessions of the Legislature.

The committee shall have the rights, powers and duties prescribed in Section 9909 of the Government Code, specifically including but not limited to the authority to grant certificates of registration as legislative advocates, and all the rights and powers of legislative investigating committees as provided by the Joint Rules of the Senate and Assembly.

The committee shall study and analyze all facts relating to legislative representation and the regulation thereof, and shall report thereon to the Legislature at each general session and from time to time as the committee deems necessary, including in the reports its recommendations for appropriate legislation.

The committee shall consist of five Members of the Senate to be selected by majority vote of the Senate at each general session of the Legislature. No more than three members of the committee shall be from any one political party. The committee shall select its own chairman.

Any vacancy occurring between general sessions shall be filled by the committee on Rules, and the Senators appointed shall hold over until their successors are regularly selected.

Resolution read.

The roll call was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cohey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stjern, Sturgeon, Teale, Thompson, J. Howard Williams, and Robert D. Williams.—38.

NOES—None.

RESOLUTIONS

The following resolutions were offered:

By Senator Teale:

Senate Resolution No. 5

Relative to notifying the Governor of the organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of Three Senators to wait upon His Excellency, the Governor, and inform him that the Senate is duly organized and is now ready to receive any communication he may have to make to it.

Resolution read, and adopted on motion of Senator Teale.

Appointment of Special Committee

Pursuant to the provisions of the above resolution, the President of the Senate appointed Senators Teale, Robert D. Williams, and Lagomarsino as a Special Committee to wait upon the Governor.

By Senator J. Howard Williams:

Senate Resolution No. 6

Relative to notifying the Assembly of the organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of Three Senators to notify the Assembly that the Senate is duly organized and ready to proceed with the business of the State.

Resolution read, and adopted on motion of Senator J. Howard Williams.

Appointment of Special Committee

Pursuant to the provisions of the above resolution, the President of the Senate appointed Senators J. Howard Williams, Begovich, and Rodda as a Special Committee to notify the Assembly the Senate is organized.

By Senator Brown:

Senate Resolution No. 7

Relative to compensation of statutory officers and employees

Resolved by the Senate of the State of California, That the compensation of statutory officers and other employees of the Senate shall be fixed by the Rules Committee of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Shaw, Short, Slattery, Stiern, Sturgeon, and Thompson—31.

NOES—None.

By Senator Murdy:

Senate Resolution No. 8

Relative to paying mileage of Senators and Officers

Resolved by the Senate of the State of California, That the State Controller be and he is hereby directed and ordered to draw his warrants upon the proper funds in favor of the following named Senators and Officers of the Senate for the amount set opposite each of their names, and the State Treasurer is hereby directed and ordered to pay the same, being the mileage due them by law, for attendance upon the 1962 Regular Budget Session of the Legislature:

Senators	County	Mileage (round trip)	Total at 5 cents per mile
Stanley Arnold	Lassen	156	\$22.80
Lee M. Backstrand	Riverside	874	43.70
John C. Begovich	Amador	94	4.70
Charles Brown	Inyo	1,054	52.70
Hugh M. Burns	Fresno	332	16.60
Paul L. Byrne	Butte	202	10.10
Ronald G. Cameron	Placer	82	4.10
Carl L. Christensen	Humboldt	600	30.00
James A. Cobey	Merced	222	11.10
Randolph Collier	Siskiyou	528	26.40
Richard J. Dolwig	San Mateo	236	11.80
Hugh P. Donnelly	Stanislaus	174	8.70
Fred S. Farr	Monterey	416	20.80
Hugo Fisher	San Diego	1,026	51.30
Samuel R. Geddes	Napa	122	6.10
Luther E. Gibson	Solano	112	5.60
Donald L. Grunsky	Santa Cruz	350	17.50
John W. Holmdahl	Alameda	180	9.00
Ed C. Johnson	Yuba	106	5.30
Robert J. Lagomarsino	Ventura	788	39.40
J. Eugene McAteer	San Francisco	176	8.80
John F. McCarthy	Marin	166	8.30
George Miller, Jr.	Contra Costa	164	8.20
John A. Murdy, Jr.	Orange	830	41.50
Virgil O'Sullivan	Colusa	120	6.00
Aaron W. Quick	Imperial	1,220	61.00
Joseph A. Rattigan	Sonoma	184	9.20

Senators	County	Mileage (round trip)	Total at 5 cents per mile
Edwin J. Regan	Trinity	420	\$21.00
Richard Richards	Los Angeles	770	\$38.50
Albert S. Rodda	Sacramento	8	.40
Stanford C. Shaw	San Bernardino	840	42.00
Alan Short	San Joaquin	95	4.80
Waverly J. Slattery	Lake	256	12.80
Walter W. Stiern	Kern	548	27.40
Vernon L. Sturgeon	San Luis Obispo	566	28.30
Stephen P. Teale	Calaveras	136	6.80
John F. Thompson	Santa Clara	252	12.60
J. Howard Williams	Tulare	480	24.00
Robert D. Williams	Kings	428	21.40

Officers	County	Mileage	Total at 10 cents per mile
Glenn M. Anderson	Los Angeles	770	\$77.00
J. A. Beek, Secretary	Orange	858	85.80
Joseph F. Nolan, Sergeant at Arms	Los Angeles	770	77.00
John F. Lea, Minute Clerk	Sacramento	2	.20

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, McAteer, McCarthy, O'Sullivan, Quick, Rattigan, Regan, Richards, Short, Stiern, Sturgeon, Thompson, and Robert D. Williams—27.

NOES—None.

By Senator Johnson:

Senate Resolution No. 9

Relative to notifying the Assembly of the election of statutory officers

Resolved by the Senate of the State of California, That the Secretary of the Senate is hereby directed to notify the Assembly that the Senate has elected the following statutory officers:

<i>President pro Tempore</i>	Hugh M. Burns
<i>Secretary of the Senate</i>	J. A. Beek
<i>Sergeant-at-Arms</i>	Joseph F. Nolan
<i>Minute Clerk</i>	John F. Lea
<i>Chaplain</i>	John W. Pressly, Jr.

Resolution read, and adopted on motion of Senator Johnson.

By Senator Gibson:

Senate Resolution No. 10

Relative to standing committees

Resolved, That the standing committees of the Senate for the 1961 Regular Session be and the same are hereby adopted as the standing committees of this 1962 Regular Session, including certain vacancies filled or to be filled by the Rules Committee pursuant to Senate Standing Rule No. 13.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Thompson, and J. Howard Williams—34.

NOES—None.

By Senator Regan :

Senate Resolution No. 11

Relative to salary warrants

Resolved, That the Controller be and he is hereby directed to deliver to Joseph F. Nolan, Sergeant-at-Arms, or such of his assistants as the Sergeant-at-Arms may designate, warrants for salaries and expenses of members and officers of the Senate.

Resolution read, and adopted on motion of Senator Regan.

By Senators J. Howard Williams, Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, and Robert D. Williams :

Senate Resolution No. 12

Relative to the passing of the Honorable John J. Hollister

WHEREAS, One of the highly esteemed members of this body in the person of Senator John J. Hollister passed from this life on November 23, 1961; and

WHEREAS, John J. Hollister was a native of the State of California, born in Santa Barbara County; and

WHEREAS, John J. Hollister was educated in the public schools of this state and a graduate of Harvard University, was active in civic affairs in Santa Barbara County and was elected to the Senate in 1955 at a special election and re-elected in 1956 and 1960; and

WHEREAS, During his term of office Senator Hollister manifested a keen interest in legislation pertaining to agriculture, education, soil conservation and harbor development and served as Chairman of the Senate Committee on Labor; was a member of the Grange, Federated Sportsmen, Native Sons, County Tax Committee, Santa Barbara Cattlemen's Association; Director of the Farm Bureau and Chamber of Commerce; Past Chairman of the Ellwood School Board; Past Director of Santa Barbara Soil Conservation District, Goleta Boys' Club, and Boy Scouts and Community Chest; and

WHEREAS, The Honorable John J. Hollister was married to Cynthia Boyd, who became his close associate and sympathetic and helpful companion for the rest of his life; and

WHEREAS, The Honorable John J. Hollister had a unique association with the Senate in that his father, James J. Hollister, had on two occasions been a member of this body, first serving a term covering the sessions of 1927 and 1929 and later another term covering the sessions of 1937 and 1939; and

WHEREAS, In addition to his numerous distinguished attainments he was a man of conviviality and friendly nature and highly esteemed by a host of friends; now, therefore, be it

Resolved, By the Senate of the State of California that it deeply deplores the loss of one of its most active and beloved members and desires by this resolution to convey the sympathy of its members to those most closely touched by his loss; and be it further

Resolved, That when the Senate shall adjourn from the conduct of its business on this fifth day of February, 1962, it shall do so in respect to his passing; and be it further

Resolved, That the Secretary of the Senate be and he is hereby directed to have copies of this resolution appropriately illuminated and to present the same to those most closely affected by the passing of the Honorable John J. Hollister.

Resolution read, and unanimously adopted on motion of Senator J. Howard Williams.

**MESSAGE OF THE GOVERNOR
CONCERNING
PARDONS AND COMMUTATIONS**

STATE OF CALIFORNIA
GOVERNOR'S OFFICE, SACRAMENTO

*To the Members of the Senate and Assembly
of the State of California.*

In accordance with the provisions of Article VII, Section 1 of the Constitution of California, I hereby submit to you a report of the cases of pardon and commutation of sentence issued by me from January 1, 1961 to December 31, 1961.

Respectfully submitted,

EDMUND G. BROWN
Governor

PARDONS

Granted pursuant to Chapter 35, Sections 4852.01 to 4852.2 of the Penal Code, under which persons who have been released from state prison can demonstrate to the superior court of the county of their residence that they have rehabilitated themselves and earned the right to be considered for a pardon.

In each of the following cases the pardon has been granted pursuant to a certificate of rehabilitation issued by the superior court of the county of residence recommending the applicant to the Governor for a pardon.

DONALD DAVID ANDERSON, Prison No. A-28449, was convicted of the crime of child stealing in Sacramento County in October 1949 and placed on 2 years probation. Thereafter in February 1954 in the same county he was convicted of the crime of grand theft and received a term of 3 years. He served 1 year 5 months 22 days in prison before being released on parole on September 14, 1955, and was discharged from parole on September 23, 1957. Certificate of rehabilitation issued April 8, 1960, by the Superior Court of Stanislaus County. He received a favorable recommendation by a majority of the Justices of the California Supreme Court on November 7, 1960. Granted August 28, 1961.

WILLIAM ALLAN ANKER, Prison No. 20256, was convicted of the crime of forgery (fictitious name) and prior, 2 counts, in Los Angeles County in March 1936. He received a term of 5 years and 5 years, consecutive, and served 3 years 6 months 9 days in prison before being released on parole on October 10, 1939. He was discharged from parole on November 26, 1940. Certificate of rehabilitation issued July 11, 1961, by the Superior Court of Los Angeles County. Because he had been convicted of a felony in Missouri in July 1931, his case was referred to the Justices of the Supreme Court of California and on November 22, 1961, he received a unanimous recommendation that a pardon be granted. Granted December 21, 1961.

ROBERT BAPTIST, also known as **LUCIANO ZAVALA**, Prison No. 28411, was convicted of the crime of grand larceny in Los Angeles County in April 1915. He received a term of 1 year and 6 months and served 1 year and 3 months in prison. He was finally discharged from prison on July 14, 1916. Certificate of rehabilitation issued March 30, 1960, by the Superior Court of Los Angeles County. Granted August 28, 1961.

KELLON BARTEE, Prison No. A-14302, was convicted of the crime of manslaughter in Solano County in March 1950. He received a term of 5 years and served 2 years 2 days in prison before being released on parole on March 17, 1952. He was discharged from parole on March 15, 1955. Certificate of rehabilitation issued May 22, 1961, by the Superior Court of Solano County. Granted December 21, 1961.

WARREN K. BILLINGS, Prison No. 10699, was convicted of murder in the first degree in the City and County of San Francisco in September 1916. After serving twenty-three years in prison he was released on October 19, 1939, after a majority of the Justices of the Supreme Court had recommended to Governor Culbert L. Olson that Billings sentence be commuted to time served. On September 15, 1945, he was granted a certificate of rehabilitation by the Superior Court of San Mateo County as evidence that he had led an honest, upright life and had exhibited good moral character. On December 19, 1961, a majority of the Justices of the California

Supreme Court recommended that Governor Brown grant Billings' application for a pardon. At the time the pardon was granted he had been without parole supervision without incident for twenty-two years. Granted December 21, 1961.

MILLARD BLACKWELL, Prison No. A-24653, was convicted of the crime of manslaughter in Kings County in January 1953. He received a term of 5 years and served 1 year and 6 months in prison. He was released on parole on October 18, 1954, and discharged from parole on April 17, 1958. Certificate of rehabilitation issued March 21, 1960, by the Superior Court of Kings County. Granted August 28, 1961.

SIDNEY BLAU, Prison No. A-32175, was convicted of the crime of criminal conspiracy to commit petty theft in Los Angeles County in February 1955. He received a term of 3 years, and served 1 year in prison before being released on parole on September 12, 1957. He was discharged from parole on September 12, 1959. Certificate of rehabilitation issued July 6, 1961, by the Superior Court of Los Angeles County. Granted December 21, 1961.

JOSEPH RUFFUS BROWN, Prison No. A-29394, was convicted of the crime of possession of narcotics in Los Angeles County on May 20, 1954, and on June 4, 1954. He received a term of 5 years, concurrent, and served 2 years 6 months 1 day in prison before being released on parole on December 10, 1956. He was discharged from parole on June 9, 1959. Certificate of rehabilitation issued March 24, 1961, by the Superior Court of Los Angeles County. He received a favorable recommendation from the Justices of the California Supreme Court on July 25, 1961. Granted December 21, 1961.

EARL BURGIN, JR., Prison No. 61979, was convicted of the crime of first degree robbery in Alameda County in May 1938. He received a term of 7 years and served 2 years 7 months 1 day in prison before being released on parole on December 19, 1940. He was discharged from parole on January 13, 1943. Certificate of rehabilitation issued May 8, 1961, by the Superior Court of San Joaquin County. Granted December 21, 1961.

MATTHEW PIERRE CAMPION, Prison No. 62321, was convicted of the crime of first degree robbery in Los Angeles County in August 1938. He received a term of 7 years and served 2 years 7 months 15 days in prison before being released on parole on March 28, 1941. He was discharged from parole on March 28, 1943. Certificate of rehabilitation issued June 21, 1961, by the Superior Court of Los Angeles County. Granted December 21, 1961.

LAWRENCE GEORGE CARLILE, Prison No. 54041, was convicted of the crime of burglary, second degree, in Stanislaus County in April 1933. He received a term of 3 years, he served 1 year 2 months 18 days in prison before being released on parole on July 6, 1934. He was discharged from parole on August 18, 1935. Thereafter during March 1939 he was convicted of the crime of issuing check without sufficient funds in Sacramento County. He received a term of 7 years, he served 2 years 4 months 1 day in prison and was released on parole on August 2, 1941. He was discharged from parole on December 31, 1943. Certificate of rehabilitation was issued on May 20, 1954, by the Superior Court of Sacramento County. He received a favorable recommendation by a majority of the Justices of the California Supreme Court on January 5, 1961. Granted August 28, 1961.

ANTHONY J. COMBY, Prison No. A-20844, was convicted of the crime of forgery of fictitious name in Los Angeles County in April 1949. He was placed on 5 years probation and 6 months in the county jail. During March 1952 his probation was revoked and he was convicted of forgery with a prior felony conviction and his terms were set at 5 years and 5 years concurrently. He served 2 years 3 months and 3 days in prison before being released on parole on July 6, 1954. He was discharged from parole on April 3, 1957. Certificate of rehabilitation issued June 20, 1961. He received a favorable recommendation from the Justices of the California Supreme Court on November 29, 1961. Granted December 21, 1961.

RAYMOND CORTEZ, Prison No. A-7476, was convicted of the crime of lewd and lascivious conduct in Contra Costa County in October 1947. He received a term of 5 years, 4 months, 13 days and served 2 years 4 months 13 days in prison. He was released on parole on February 17, 1950, and discharged from parole on February 17, 1953. Certificate of rehabilitation issued February 23, 1960, by the Superior Court of Contra Costa County. Granted August 28, 1961.

PRIMO R. D'AMICO, Prison No. 69785, was convicted of the crime of burglary, second degree, with prior felony convictions, two counts, consecutive, in Los Angeles County in April 1943. He was sentenced to serve a term of 1 to 15 years, two

counts, consecutive; he had previously been convicted in April 1942 in the same county of the crime of burglary, second degree, and was placed on probation for 5 years with 6 months to be spent in a road camp, and having violated probation it was revoked and he was committed to state prison concurrent with the aforementioned offenses for a term of 1 to 15 years. His terms of sentence were fixed at 10 years, he served 3 years 1 month and 14 days in prison before being released on parole on June 18, 1946. He was returned to prison as a technical parole violator on May 4, 1948, and his terms were refixed at 6 years and 6 years consecutive and 6 years concurrent, and he served 8 months and 6 days before being reparaoled on January 10, 1949, and was discharged from parole on August 26, 1950. Certificate of rehabilitation issued on March 31, 1959, by the Superior Court of Los Angeles County. He received a favorable recommendation by a majority of the Justices of the California Supreme Court on November 9, 1959. Granted August 28, 1961.

MILDRED INEZ DAVIS, Prison No. CIW 1988, was convicted of the crime of issuing check without sufficient funds in Los Angeles County in October 1953. She received a term of 3 years and 6 months and served 1 year 6 months 8 days in prison. She was paroled on May 31, 1955, and discharged from parole on January 23, 1957. Certificate of rehabilitation issued July 7, 1960, by the Superior Court of Los Angeles County. Granted August 28, 1961.

ALVA LEON DEWITT, Prison No. A-27701, was convicted of the crime of burglary second degree in Merced County in January 1954. He received a term of 4 years, and served 2 years in prison before being released on parole on January 27, 1956. He was discharged from parole on January 27, 1958. Certificate of rehabilitation issued February 17, 1961, by the Superior Court of Yuba County. Granted December 21, 1961.

JACK FRANK EVANS, Prison No. A-14881, was convicted of the crime of petty theft with a prior conviction of petty theft in Los Angeles County in April 1950. He received a term of 2 years and 6 months and served 1 year 3 months in prison before being released on parole on August 10, 1951. He was discharged from parole on November 10, 1952. Certificate of rehabilitation issued December 26, 1960, by the Superior Court of Los Angeles County. Granted August 28, 1961.

WILLIAM M. EVANS, Prison No. A-8679, was convicted of the crime of robbery, first degree, in Los Angeles County in September 1930. He received a term of 5 years and 15 days and served 5 years 15 days in prison before being discharged on October 12, 1935. Thereafter he was convicted in the same county in March 1948 of the crime of burglary, second degree, 3 counts, concurrent, and prior felony conviction pled and proven each count, and received a term of 5 years. He served 2 years 6 months in prison before being released on parole on September 20, 1950. He was discharged from parole on March 20, 1953. Certificate of rehabilitation issued April 5, 1960, by the Superior Court of Los Angeles County. He received a favorable recommendation by a majority of the Justices of the California Supreme Court on October 26, 1960. Granted August 28, 1961.

EDWARD CONTRERAS FIERRO, Prison No. 49189, was convicted of the crime of robbery second degree in Los Angeles County in October 1930. He received a term of 7 years and served 2 years 1 month 18 days in prison before being released on parole on December 13, 1932. He was discharged from parole on March 24, 1935. Certificate of rehabilitation issued June 26, 1961, by the Superior Court of Los Angeles County. Granted December 21, 1961.

SIDNEY FISHER, Prison No. A-32179, was convicted of the crime of criminal conspiracy to commit petty theft in Los Angeles County in February 1955. He received a term of 2 years, and served 9 months in prison before being released on parole on June 12, 1957. He was discharged from parole on September 12, 1958. Certificate of rehabilitation issued June 26, 1961, by the Superior Court of Los Angeles County. Granted December 21, 1961.

GORDON A. FOWLER, Prison No. 63646, was convicted of the crime of grand theft, 5 counts, and conspiracy to commit grand theft in Alameda County, in June 1939. He received a term of 6 years and served 1 year and 2 months in prison before being released on parole on August 19, 1940. He was discharged from parole on January 14, 1943. Certificate of rehabilitation issued April 14, 1961, by the Superior Court of Santa Clara County. Granted August 28, 1961.

HAZEL CARR GEORGE, Prison No. CIW 2035, was convicted of the crime of issuing check without sufficient funds in Contra Costa County in February 1954. She received a term of 5 years which was refixed at 3 years and 10 months. She served 1 year 9 months in prison before being released on parole on November 21, 1955. She was discharged from parole on December 20, 1957. Certificate of rehabilitation issued November 21, 1960, by the Superior Court of Contra Costa County. Granted August 28, 1961.

BERNARD T. GRAHAM, Prison No. A-30583, was convicted of the crimes of burglary second degree, 2 counts, and attempted burglary second degree, all concurrent, in Los Angeles County in September 1954. He received a term of 4 years, each on 3 counts concurrent, and served 1 year 9 months in prison before being released on parole on June 28, 1956. He was discharged from parole on September 28, 1958. Certificate of rehabilitation issued June 20, 1961, by the Superior Court of Los Angeles County. Granted December 21, 1961.

FRED ISAAC GRAY, Prison No. A-38018, was convicted of the crime of grand theft in San Diego County in July 1956. Imposition of sentence was suspended and he was placed on probation for 10 years. On August 29, 1956, probation was revoked and prison sentence imposed. He received a term of 34 years, and served 1 year in prison before being released on parole on August 30, 1957. He was discharged from parole on February 20, 1959. Certificate of rehabilitation issued August 24, 1961, by the Superior Court of San Diego County. Granted December 21, 1961.

ALVIN GEORGE GREY, Prison No. 70815, was convicted of the crime of car theft in Mendocino County in December 1943. He received a term of 4 years 6 months and served 1 year 4 months and 26 days in prison. He was paroled on May 11, 1945, and discharged from parole on November 13, 1946. Certificate of rehabilitation issued June 3, 1960, by the Superior Court of Los Angeles County. Granted August 28, 1961.

ABE G. GOULD, Prison No. A-11700, was convicted of the crime of sex perversion, 3 counts, concurrent, in Napa County in April 1949. He received a term of 8 years, 3 counts, concurrent, and he served 6 years 9 days in prison. He was paroled on April 25, 1955, and discharged from parole on April 16, 1957. Certificate of rehabilitation issued September 21, 1960, by the Superior Court of Sacramento County. Granted August 28, 1961.

EVERETT R. HAMLIN, Prison No. A-23430, was convicted of the crime of abortion in Fresno County in November 1955. He received a term of 4 years and served 2 years in prison before being released on parole on November 22, 1957. He was discharged from parole on January 22, 1959. Certificate of rehabilitation issued September 5, 1961, by the Superior Court of Los Angeles County. Granted December 21, 1961.

DAVID HALE HARVEY, Prison No. A-25667, was convicted of the crime of forgery of fictitious name in Los Angeles County in July 1953. He received a term of 5 years, and served 2 years and 3 months in prison before being released on parole on October 21, 1955. He was discharged from parole on July 21, 1958. He was previously convicted of a felony in Iowa during 1935. Certificate of rehabilitation issued December 21, 1960, by the Superior Court of Los Angeles County. He received a favorable recommendation by a majority of the Justices of the California Supreme Court on June 1, 1961. Granted December 21, 1961.

ROBERT C. HODGKISS, Prison No. A-17034, was convicted of the crime of burglary, second degree, 4 counts, in Fresno County in February 1951. He received a term of 4 years on 4 counts concurrent, and served 2 years in prison. He was paroled on February 16, 1953, and discharged from parole on February 15, 1955. Certificate of rehabilitation issued December 19, 1960, by the Superior Court of Fresno County. Granted August 28, 1961.

JOHN ANDREW HOUTMAN, Prison No. 51235, was convicted of the crime of grand theft in Glenn County in December 1931. He received a term of 5 years and served 2 years 11 months and 10 days in prison. He was discharged from prison on November 22, 1934. Certificate of rehabilitation issued January 22, 1960, by the Superior Court of Glenn County. Granted August 28, 1961.

BETTY JANE HOWELL, Prison No. CIW 1350, was convicted of the crime of forgery, 2 counts, in Los Angeles County in November 1949. She received a term of 5 years and 5 years concurrently, and served 2 years 4 days in prison. She was paroled on January 22, 1952, and discharged from parole on September 18, 1954. Certificate of rehabilitation issued May 18, 1960, by the Superior Court of Los Angeles County. Granted August 28, 1961.

LEWIS O. HUGHES, Prison No. 61243, was convicted of the crime of grand theft in Imperial County in December 1937. He received a term of 5 years and served 2 years 3 months in prison and was discharged from parole on March 23, 1940. Certificate of rehabilitation issued June 23, 1960, by the Superior Court of Los Angeles County. Granted August 28, 1961.

JESSIE JOHNSON, Prison No. A-21804, was convicted of the crime of manslaughter in Sacramento County during July 1952. He received a term of 3½ years and served 1 year 3 months in prison before being released on parole on October 9,

1953. He was discharged from parole on January 9, 1956. Certificate of rehabilitation issued May 3, 1961, by the Superior Court of Sacramento County. Granted December 21, 1961.

SAMUEL COLT KIMBALL, Prison No. 47648, was convicted of the crime of robbery, first degree, in Santa Cruz County during October 1929. He received a term of 10 years, and he served 6 years 10 months 16 days in prison before being released on parole on September 1, 1936. He was discharged from parole on March 1, 1938. Certificate of rehabilitation was issued May 9, 1960, by the Superior Court of Contra Costa County. Granted August 28, 1961.

ALVIN CHARLES KNUTHSON, Prison No. A-10975, was convicted of the crime of conspiracy to commit pandering in Butte County in January 1949. He received a term of 2½ years and served 1 year 2 months 11 days in prison before being released on parole on March 30, 1950. He was discharged from parole on July 19, 1951. Certificate of rehabilitation issued July 14, 1961, by the Superior Court of Butte County. Granted December 21, 1961.

EDWARD E. LEVINE, Prison No. A-38834, was convicted of the crime of conspiracy to violate Section 5002.5 Election Code and conspiracy to violate Section 5002.6 Election Code, concurrent, in San Diego County during November, 1956. His term was fixed at 2½ years and 2½ years concurrent, and he served 10 months in prison before being released on parole on September 3, 1957. He was discharged from parole on May 3, 1959. Certificate of rehabilitation was issued July 6, 1961, by the Superior Court of Los Angeles County. Granted August 28, 1961.

ROBERT R. LEWIS, Prison No. A-15036, was convicted of the crime of issuing check without sufficient funds in Sacramento County on or about July 12, 1949, and was granted probation for a period of 3 years with the first 4 months to be served in the county road camp. Thereafter he was during June 1950 convicted in San Joaquin County of the crime of issuing checks without sufficient funds. He received a term of 4 years, he served 1 year and 9 months in prison before being released on parole on March 31, 1952. He was discharged from parole on June 30, 1954. Certificate of rehabilitation was issued June 13, 1960, by the Superior Court of Los Angeles County. He received a favorable recommendation by a majority of the Justices of the California Supreme Court on November 14, 1960. Granted August 28, 1961.

ANGELO JOHN MIDDEIONE, Prison No. A-24998, was convicted of the crime of grand theft in Los Angeles County in May 1953. He received a term of 4½ years, and served 2 years and 6 months in prison before being released on parole on November 19, 1955. He was discharged from parole on November 19, 1957. Certificate of rehabilitation issued July 5, 1961, by the Superior Court of Los Angeles County. Granted December 21, 1961.

GEORGE B. MILLER, Prison No. 55433, was convicted of the crime of assault with deadly weapon with intent to commit murder in Los Angeles County during February 1934. He received a term of 6 years and 6 months, and he served 2 years 7 months in prison and was finally discharged on September 5, 1937. Certificate of rehabilitation was issued on April 15, 1960, by the Superior Court of Orange County. Granted August 28, 1961.

CHARLES E. MINTER, Prison No. A-23210, was convicted of the crime of assault by force in Los Angeles County in December 1952. He received a term of 3 years, and served 2 years in prison. He was released on parole on February 11, 1954, and discharged from parole on February 11, 1955. Certificate of rehabilitation issued March 30, 1960, by the Superior Court of Los Angeles County. Granted August 28, 1961.

WILLIAM L. MITCHELL, Prison No. A-3561, was convicted of the crime of robbery, first degree, in Los Angeles County during March 1946. He received a term of 7 years and 6 months, he served 2 years 5 months 17 days in prison before being released on parole on September 1, 1948. He was discharged from parole on March 9, 1951. Certificate of rehabilitation was issued June 21, 1960, by the Superior Court of Los Angeles County. Granted August 28, 1961.

JACK WILLIAM MOISEOFF, Prison No. A-2673, was convicted of the crime of robbery second degree, 2 counts, in Los Angeles County during November 1945. He received a term of 6 years and 6 years, concurrent, he served 2 years and 20 days in prison and was released on parole on December 17, 1947. He was discharged from parole on January 8, 1950. Certificate of rehabilitation issued March 24, 1961, by the Superior Court of Los Angeles County. Granted December 21, 1961.

PAUL J. MOLLOY, Prison No. 5497, was convicted of the crime of burglary first degree in Los Angeles County during February 1923. He received a term of

2 years and served 1 year 2 months 7 days in prison before being released on parole on May 3, 1924. He was discharged from parole on December 18, 1924. Certificate of rehabilitation issued January 16, 1961, by the Superior Court of Los Angeles County. Granted December 21, 1961.

SAM MORECI, Prison No. 37952, was convicted of the crime of assault with intent to commit robbery in the City and County of San Francisco in June 1923. His term was fixed at 6 years, he served 2 years and 1 month in prison and was released on parole on July 6, 1925. He was discharged from parole on August 6, 1927. Certificate of rehabilitation issued August 8, 1960, by the Superior Court of the City and County of San Francisco. Granted August 28, 1961.

SIGURD C. NILSON, Prison No. 43282, was convicted of the crime of grand theft in Los Angeles County in February 1926. He received a term of 1½ years and served 11 months 24 days in prison before being released on parole on March 1, 1928. He was discharged from parole on May 25, 1928. Certificate of rehabilitation issued June 21, 1961, by the Superior Court of Los Angeles County. Granted December 21, 1961.

STANLEY L. O'HARA, Prison No. A-898, was convicted of the crime of rape in San Diego County in January 1945. His term was fixed at 12 years, he served 4 years 8 months and 2 days in prison before being released on parole on September 12, 1949, and he was discharged from parole on September 10, 1952. Certificate of rehabilitation issued May 27, 1960, by the Superior Court of Riverside County. Granted August 28, 1961.

ERIN ROBERT PEED, Prison No. 68524, was convicted of the crime of burglary, second degree, in Los Angeles County in June 1942. He received a term of 6 years, he served 2 years 1 month and 13 days in prison before being released on parole on July 25, 1944, and was discharged from parole on January 22, 1946. Certificate of rehabilitation issued December 2, 1960, by the Superior Court of Los Angeles County. Granted August 28, 1961.

LOUIS L. PENLAND, Prison No. A-28014, was convicted of the crimes of grand theft and non-sufficient funds (checks) in Los Angeles County in February 1954. He received a term of 2 years and 2 years, consecutive, and served 2 years and 1 day in prison and was released on parole on February 20, 1956. He was discharged from parole on February 19, 1958. Certificate of rehabilitation issued July 6, 1961, by the Superior Court of Los Angeles County. Granted December 21, 1961.

JACK ELLIOTT POORE, Prison No. A-6201, was convicted of the crime of burglary, second degree, in the County of Kern in April 1947. His term was fixed at 6 years and 6 years, concurrent, he served 1 year and 11 months in prison before being released on parole on April 7, 1949, and was finally discharged from parole on July 7, 1951. Certificate of rehabilitation issued October 25, 1960, by the Superior Court of Kern County. Granted August 28, 1961.

ARTHUR R. ROSALES, Prison No. 19454, was convicted of the crime of burglary in Kern County in March 1933, and was admitted to probation with 6 months in the county jail. He was convicted of the crime of manslaughter and prior felony conviction in the same county in December 1934 and received a term of 10 years. He served 4 years 6 months in prison, was released on parole on June 15, 1939, and discharged from parole on June 15, 1941. Certificate of rehabilitation issued February 9, 1961, by the Superior Court of Kern County. He received a favorable recommendation from the Justices of the California Supreme Court on June 14, 1961. Granted December 21, 1961.

HORACIO GERMAN ROSALES, Prison No. A-6832, was convicted of the crime of auto theft in Los Angeles County in December 1946, and was placed on probation for a period of 5 years with the first 30 days to be served in the county jail; he violated the terms of his probation and was sentenced to serve a term of 5 years in the state prison. He served 1 year 9 months and 22 days in prison and was released on parole on May 24, 1949. He again violated the terms of his parole and was returned to prison on September 21, 1951, and served an additional 8 months and 29 days. He was finally discharged on June 20, 1952. Certificate of rehabilitation issued November 1, 1960, by the Superior Court of Los Angeles County. Granted August 28, 1961.

FAYE E. RYGH also known as FAYE E. YOUNG, California Institution for Women No. 876, was convicted of the crime of burglary second degree in Los Angeles County in March 1945. She was sentenced to serve a term of 1 to 15 years in prison, the sentence was suspended and she was sentenced to 5 years on probation. Her probation was revoked in August 1945 for drunkenness and her term was fixed at 5 years. She served 1 year 6 months 10 days in prison and was released on parole on March 5, 1947. Thereafter she violated the terms of her parole and

was convicted of the crime of violation of the Dangerous Weapons Control Law of 1923 and was given a term of 5 years. She served 2 years 7 months 6 days in prison, was released on parole November 20, 1950, and discharged from parole June 8, 1955. Certificate of rehabilitation issued June 19, 1961, by the Superior Court of Los Angeles County. She received a favorable recommendation from the Justices of the California Supreme Court on September 6, 1961. Granted December 21, 1961.

ARTHUR SANDOVAL, Prison No. 43414, was convicted of the crime of escape in Los Angeles County in March 1927. He received a term of 4 years, served 1 year 6 months 7 days in prison and was released on parole on October 3, 1928. He was discharged from parole on March 26, 1930. Certificate of rehabilitation issued August 24, 1960, by the Superior Court of Los Angeles County. Granted December 21, 1961.

FRED ADELBERT SAVAGE, JR., Prison No. A-1864, was convicted of the crime of grand theft in Los Angeles County during September 1941. He served a probationary period of 15 months in the county jail as a condition of his suspended sentence. Thereafter on or about June 7, 1945, he was convicted in the same county of grand theft and prior felony conviction, probation was revoked and sentence of September 23, 1941, committing defendant was imposed. He received a term of 7 years and 7 years concurrent. He served 2 years in prison, and was released on parole on June 23, 1947. He was discharged from parole on September 22, 1949. Certificate of rehabilitation was issued June 6, 1960, by the Superior Court of Los Angeles County. He received a favorable recommendation from a majority of the Justices of the California Supreme Court on February 6, 1961. Granted August 28, 1961.

FRANK SCHAEFFER, Prison No. 39918, was convicted of the crime of burglary, second degree, in the City and County of San Francisco in September 1924. He received a term of 6 years and served 2 years 10 months 27 days in prison before being released on parole on August 30, 1927. He was discharged from parole on August 31, 1928. Certificate of rehabilitation issued April 29, 1960, by the Superior Court of Alameda County. Granted August 28, 1961.

PHILIP EARL SINGER, Prison No. 71334, was convicted of the crimes of grand theft, 10 counts, consecutive; conspiracy to cheat and defraud, 1 count, concurrent; violation of Section 18 of the Corporate Securities Act, 2 counts, concurrent, in Alameda County in March 1944. He received a term of 12 years and served 3 years 2 months 12 days in prison before being released on parole on May 20, 1947. He was discharged from parole on July 20, 1949. Certificate of rehabilitation issued June 28, 1960, by the Superior Court of Los Angeles County. Granted August 28, 1961.

JACK GORDON SLAYTON, Prison No. A-11707, was convicted of the crime of lewd and lascivious conduct in Orange County in April, 1949. He received a term of 6 years and served 3 years and 19 days in prison before being released on parole on May 8, 1952. He was discharged from parole on April 19, 1955. Certificate of rehabilitation issued February 17, 1961, by the Superior Court of Orange County. Granted December 21, 1961.

HORACE HERRICK SMITH, Prison No. A-4199, was convicted of the crime of assault with intent to commit rape in Fresno County in July 1946. His term was fixed at 5 years, he served 1 year 6 months and 12 days in prison, was released on parole on February 3, 1948 and discharged from parole on November 26, 1949. He had previously been convicted in February 1930 in Fresno County of the crime of burglary and had been placed on probation for 2 years with the first 3 months to be served in the Fresno County jail. Certificate of rehabilitation issued December 19, 1960, by the Superior Court of Fresno County. He received a favorable recommendation by a majority of the Justices of the California Supreme Court on May 2, 1961. Granted August 28, 1961.

OSCAR HENRY SMITH, Prison No. 68626, was convicted of the crime of burglary, second degree, in Santa Clara County in July 1942. He received a term of 7 years and served 1 year 5 months and 10 days in prison before being released on parole on December 17, 1943. He was discharged from parole on June 7, 1947. Certificate of rehabilitation issued May 18, 1960, by the Superior Court of San Joaquin County. Granted August 28, 1961.

JAMES SORCI, Prison No. A-3695, was convicted of the crime of burglary second degree in the City and County of San Francisco in May, 1945, and was placed on probation for 1 year. Thereafter he was convicted of the crime of burglary second degree in Santa Clara County in May 1946 and received a term of 5 years. He served 1 year 6 months 13 days in prison and was released on parole on November

17, 1947. On January 6, 1950 he was discharged from parole. Certificate of rehabilitation issued April 26, 1961, by the Superior Court of the City and County of San Francisco. He received a favorable recommendation on August 16, 1961, from the Justices of the California Supreme Court. Granted December 21, 1961.

ANGELO SUAREZ, Prison No. 54619, was convicted of the crime of driving automobile without owner's consent in Tulare County during August 1933. He received a term of 1 year and 6 months and he served 1 year and 3 months in prison, being finally discharged therefrom on November 30, 1934. Certificate of rehabilitation was issued on December 12, 1960. Granted August 28, 1961.

STANLEY ERNEST THOMAS, Prison No. 52734, was convicted of the crime of robbery in San Diego County in March 1923. His term was fixed at 15 years, he served 5 years 6 months 7 days in prison and was released on parole on December 29, 1929, and discharged therefrom on August 15, 1931. He was thereafter during August 1932 convicted in the County of San Mateo of the crime of forgery. His term was fixed at 7 years, he served 4 years 9 months in prison and was finally discharged on May 29, 1937. Certificate of rehabilitation was issued November 7, 1960, by the Superior Court of Los Angeles County. He received a favorable recommendation by a majority of the Justices of the California Supreme Court on May 2, 1961. Granted August 28, 1961.

RICHARD MALONE TRICKEY, Prison No. 70975, was convicted of the crime of grand theft in Los Angeles County during December 1942. He received a term of 4 years, he served 1 year 1 week and 4 days in prison and was released on parole on January 29, 1945. He was discharged from parole on October 29, 1946. Certificate of rehabilitation was issued October 13, 1960, by the Superior Court of Los Angeles County. Granted August 28, 1961.

JACK W. TURNER, Prison No. 63936, was convicted of the crime of attempted burglary in Contra Costa County in May 1938, and was admitted to probation and imposition of sentence suspended for a period of 2 years; 30 days to be spent in county jail. Subject was thereafter convicted in August 1939 of the crime of grand theft in Alameda County and his term was fixed at 5 years. He served 1 year, 4 months and 3 days in prison and was paroled on December 18, 1940. He was discharged from parole on March 15, 1943. Certificate of rehabilitation was issued May 23, 1960, by the Superior Court of Alameda County. He received a favorable recommendation from the Justices of the California Supreme Court on May 31, 1961. Granted August 28, 1961.

OLIVER WENDELL WATKINS, Prison No. 62188, was convicted of the crime of receiving stolen property in Tulare County in July 1938. He received a term of 2½ years and served 1 year in prison before being released on parole on July 6, 1939. He was discharged from parole July 6, 1940. Certificate of rehabilitation issued January 3, 1961, by the Superior Court of Tulare County. Granted December 21, 1961.

JIM WATT, Prison No. A-27129, was convicted of the crime of grand theft in Calaveras County in December 1953. He received a term of 18 months and served 9 months 1 day in prison. He was paroled on September 10, 1954, and discharged from parole on June 9, 1955. Certificate of rehabilitation issued May 1, 1961, by the Superior Court of San Joaquin County. Granted August 28, 1961.

AL S. WAXMAN, Prison No. A-23430, was convicted of the crime of grand theft, 7 counts, concurrent, in Los Angeles County in December 1951. He received a term of 3½ years each on 7 counts, and served 1 year 7 months 5 days in prison before being released on parole on August 12, 1954. He was discharged from parole on December 2, 1955. Certificate of rehabilitation issued August 21, 1961, by the Superior Court of Los Angeles County. Granted December 21, 1961.

ALBERT FRED WINTER, Prison No. 59712, was convicted of the crime of rape in Santa Cruz County during December 1936. His term was fixed at 20 years, and he served 5 years 5 months and 10 days in prison before being released on parole on June 10, 1942. He was discharged from parole on December 23, 1945. Certificate of rehabilitation was issued April 28, 1960, by the Superior Court of the City and County of San Francisco. Granted August 28, 1961.

HARRY JOHNNIE YESSIAN, Prison No. 60576, was convicted of the crime of grand theft in Fresno County during April 1935, and was placed on 2 years probation. He was thereafter during June 1937 in Los Angeles County, convicted of the crime of robbery, second degree. His term was fixed at 6 years, and he served 3 years 2 months in prison. He was released on parole on September 3, 1940, and discharged therefrom on September 3, 1941. Certificate of rehabilitation was issued September 6, 1960, by the Superior Court of Los Angeles County. He received a favorable

recommendation from the Justices of the California Supreme Court on May 16, 1961. Granted August 28, 1961.

PARDONS

Pardons granted pursuant to Article VII, Section 1 of the California Constitution based upon finding of extreme hardship or where the applicant was not eligible to proceed under Section 4852.01 to 4852.2 of the Penal Code.

JOHN CHWISTEK, Prison No. 54026, was convicted of the crime of murder first degree in Los Angeles County in March 1933. He served 15 years and 5 days in prison and was paroled on April 19, 1948. He has spent a total of 13 years and 8 months on parole. On April 25, 1960, the Adult Authority recommended that a pardon be granted and noted that his parole adjustment has been very good. Furthermore the trial judge advised the Adult Authority that he might have reduced the judgment to second degree murder had he been aware of some facts which were brought to his attention subsequent to the conviction. Granted December 21, 1961.

KENNETH H. DUNN, Prison No. 55980, was convicted of the crime of forgery in April 1934 in the Superior Court of San Joaquin County. His term was fixed at 3 years, and he served 2 years 4 months in prison. He was discharged from prison on September 2, 1936. He received a favorable recommendation from the Adult Authority on October 13, 1961, on the grounds of rehabilitation. Granted December 21, 1961.

ROBERT W. FARMER, Prison No. 58183, was convicted of the crime of grand theft, 2 counts, in October 1935 in the Superior Court of San Joaquin County. His term was fixed at 5 years and 2 years concurrent, and he served 1 year 8 months 19 days in prison. He was paroled on July 8, 1937, and discharged from parole on March 19, 1939. He received a favorable recommendation from the Adult Authority on April 7, 1961, on the grounds of rehabilitation. Granted December 21, 1961.

SERVIO ANTONIO BUSTAMANTE GONZALES, Los Angeles County Sheriff's Office No. B-566477, was convicted of the crime of burglary second degree in December 1954, in the Superior Court of Los Angeles County. He was sentenced to serve 1 year in the county jail; execution suspended with 3 years on probation, first 6 months spent in county jail as condition of probation. After serving 6 months sentence, applicant was deported to Mexico. He was declared a probation violator and on August 8, 1958, probation was revoked and suspended 1 year county jail sentence was ordered into execution. He served 18 months in the county jail and was deported to Mexico on May 6, 1959. He received a favorable recommendation from the Adult Authority on October 18, 1961, on the grounds of undue hardship. Granted December 21, 1961.

JOSEPH HARINCAR, Prison No. 20565, was convicted of the crime of forgery and 3 prior felony convictions and was adjudged an habitual criminal in October 1936 in the Superior Court of Los Angeles County. He was sentenced to life imprisonment and served 9 years 3 months 3 days in prison. He was paroled January 18, 1946, and was returned to prison on March 29, 1949, as a technical parole violator and served 3 years 1 month 22 days. He was paroled on May 21, 1952, and has now been on parole for nearly 10 years. On August 9, 1961, the Justices of the California Supreme Court unanimously recommended that a pardon be granted to him. The Adult Authority also recommended on April 7, 1961, that he receive a pardon. Granted December 21, 1961.

CAROL McBRIDE, California Institution for Women No. 1000, who was convicted of the crime of grand theft in November 1946 in Los Angeles County. She served 1 year 7 months in prison and was paroled on July 12, 1948. Pardon recommended by the Adult Authority and the Justices of the California Supreme Court. Granted August 28, 1961.

G. DELBERT MORRIS, Prison No. 33095, was convicted of the crime of perjury in San Diego County in May 1955. He served 2 years in prison and was paroled on May 15, 1959. He has spent a total of 2 years and 7 months on parole. On December 18, 1961, the Adult Authority recommended that a pardon be granted on the grounds of undue hardship and rehabilitation. Granted December 21, 1961.

SHAU DUNG QUAN, Prison No. 65620, was convicted of murder first degree in October 1940 in the Superior Court of the City and County of San Francisco. He was sentenced to prison for life, where he served 10 years and was paroled October 23, 1950. He has now been on parole for 11 years. On October 18, 1961, the Adult Authority recommended that a pardon be granted based upon his rehabilitation and also upon undue hardship because of the possibility of deportation to China. Granted December 21, 1961.

HOWARD C. WADE, Prison No. A-2039, was convicted of the crime of burglary second degree in July 1945 in the Superior Court of Los Angeles County. His term was fixed at 7 years and he served 1 year 10 months 15 days in prison. He was paroled on June 13, 1949 and discharged from parole on October 1, 1948. He received a favorable recommendation from the Adult Authority on October 13, 1961, on the grounds of rehabilitation. Granted December 21, 1961.

COMMUTATIONS OF SENTENCE

VERON ATCHLEY, San Quentin No. A-50596, was convicted of the crime of murder first degree in Butte County in 1958. Commutation of sentence from death to life imprisonment without possibility of parole granted August 22, 1961.

LAWRENCE McCARTY, Prison No. 33284, was convicted of the crime of murder first degree in San Mateo County on December 23, 1919. He was sentenced to prison for life where he served 15 calendar years before being paroled on June 23, 1934. On April 17, 1959, the Adult Authority recommended that the applicant be granted a commutation of sentence to time served on the grounds that they believed the recommendation to be justified as the records indicate the applicant no longer requires parole supervision. On May 26, 1959, he received a favorable recommendation from a majority of the Justices of the California Supreme Court.

ERWIN M. WALKER, San Quentin No. A-6612, was convicted of the crime of murder first degree and of two counts of attempted murder in Los Angeles County in June, 1947. He was scheduled to be executed on April 15, 1949, but suffered a mental breakdown on the morning of his execution day. In May 1949 a jury pronounced him legally insane and he was committed to a state hospital where he remained for twelve years. On March 1, 1961, the superior court found him sane and on March 28, 1961, he was granted a commutation of sentence from death to life imprisonment without possibility of parole.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, February 5, 1962

To the Senate of The State of California:

I have the honor to transmit to you herewith a list of interim appointments heretofore made by me to offices which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

Respectfully submitted,

EDMUND G. BROWN, Governor

DENVER C. PECKINPAH, resident of Oakhurst; graduate Hasting College of Law, 1940; deputy district attorney Fresno County until 1942; special agent for Maritime Commission Sausalito; entered Navy as ensign in 1943; served as an air combat intelligence officer until 1945; senior partner, Peckinpah, Fryer & Karr, offices in Fresno and Oakhurst; attorney for Madera Irrigation District; was appointed, effective June 22, 1961, Member, Motor Vehicle Pollution Control Board, vice Harold V. Thompson, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Motor Vehicle Pollution Control Board, vice self, term expired, for the term prescribed by law, ending July 1, 1964.

WILLIAM A. NORRIS, resident of Pasadena; graduate Phi Beta Kappa from Princeton in 1951; law degree from Stanford, where he was executive editor of the *Law Review*, in 1954; associated in Washington, D. C. with Northcutt Ely, Special Assistant Attorney General of California in litigation over Colorado River water; law clerk to Mr. Justice William O. Douglas in 1955-56; in 1956, began practice with the Los Angeles firm of Tuttle and Taylor; has been a partner since 1960; was appointed, effective June 23, 1961, Member, State Board of Education, vice Louis Heilbron, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1963.

CHIEF HENRY R. MORTON, resident of Fresno; joined the police force on December 1, 1939; served as chief since June 16, 1950; past president of the police chiefs' section, League of California Cities; member of the executive committee of California State Peace Officers' Association; was appointed, effective July 12, 1961, Member, California State Communications Advisory Board, vice Frank E. Osmer, interim commission expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California State Communications Advisory Board, vice self, term expired, for the term prescribed by law, ending December 31, 1963.

DOUGLAS BARRETT, resident of Sacramento; has been in state service since 1953; served two terms on the Nevada County Probation Committee and was active in youth organization work; member of the Youth Authority Board since April 2, 1958; was reappointed July 19, 1961. Member, Youth Authority Board, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Youth Authority Board, vice self, term expired, for the term prescribed by law, ending March 15, 1965.

GEORGE W. WILSH, resident of South Gate; operated barber shops in South Gate since 1941; was appointed July 17, 1961. Member, State Board of Barber Examiners, vice Harold Luckey, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Board of Barber Examiners, vice self, term expired, for the term prescribed by law, ending January 15, 1965.

OMAR C. HEITMAYER, resident of Riverside; Secretary and Business Agent for Local 171 of the AFL-CIO International Union of Barbers and Beauticians; about 10 years and until two years ago, operated all of the barber shops in March and George Air bases; was a barber in Arizona and a member of the State Board of Barber Examiners of that state for five years; was appointed October 10, 1961. Member, State Board of Barber Examiners, newly created position, (licensee member), as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Board of Barber Examiners, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

JAMES M. STEWART, resident of Los Angeles; field representative of Golden State Mutual Life Insurance Company; attended Texas College in Tyler, Texas; was appointed January 15, 1962. Member, State Board of Barber Examiners, newly created position, (public member), as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Board of Barber Examiners, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

EDGAR A. HILLS, resident of San Francisco; co-founder of Pacific Intermountain Express; president of Hills Transportation Company, Publishers Motor Transport, Hills of California and the Alfred J. Olmo Drayage Company; experienced horseman and formerly was a co-owner of the Blue Grass Stables; served four terms as captain of the San Francisco Sheriff's Posse; member of the California Horse Racing Board since November 11, 1959; was reappointed July 27, 1961. Member, California Horse Racing Board, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Horse Racing Board, vice self, term expired, for the term prescribed by law, ending July 26, 1965.

ERNEST B. WEEB, resident of Sacramento; former director of the State Department of Industrial Relations and a former member of the Industrial Accident Commission; first appointed to the Unemployment Insurance Appeals Board in 1958; was reappointed September 2, 1961. Member, California Unemployment Insurance Appeals Board, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Unemployment Insurance Appeals Board, vice self, term expired, for the term prescribed by law, ending September 1, 1965.

MRS. NELL MONTGOMERY KOCH, resident of Exeter; educated at San Diego Teachers College, University of California, Fresno State College and the University of Mexico; taught school for 35 years in Tulare County and recently retired; president of the Exeter Teachers Club, member of Exeter Women's Club, the "Pink Ladies" of the Exeter Memorial Hospital Guild; was appointed September 29, 1961. Member, Board of Trustees, Porterville State Hospital, vice William Thornton, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Porterville State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

MARJORIE E. KRIER (Mrs. Joseph), resident of Porterville; department store buyer in Walsenburg, Colorado, before coming to California; Tulare County social worker from 1951 to 1955 and manager of Towne Shoppe, Porterville, from 1957 to 1959; chairman of the Welfare Committee of the Tulare Grand Jury in 1958-59; was appointed September 29, 1961. Member, Board of Trustees, Porterville State Hospital, vice Mrs. Eleanor M. Jones, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Porterville State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

JACK E. LETSINGER, resident and Mayor of Porterville; realtor; active in civic affairs; past President of the Exchange Club; past director of the Chamber of Commerce and a member of the American Field Service and the advisory board of the High School and Junior College Boards; was a teacher at Porterville High School and Porterville Junior College; was appointed September 29, 1961, Member, Board of Trustees, Porterville State Hospital, vice Mrs. Lillian Mathias, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Porterville State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

OTTO E. SARGENT, resident of Menlo Park; Executive Secretary, Building and Construction Trades Council; active in social welfare work; President of the Board of Directors of Hope for Retarded Children of Santa Clara County; associated with Boys Town Recreation for the Blind and the Crippled Children's Society; was appointed September 29, 1961, Member, Board of Trustees, Porterville State Hospital, vice Joseph A. Rawls, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Porterville State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

ABRAHAM KOEFMAN, resident of San Jose; publisher of the *San Leandro Morning News* and the *Alameda Times-Star*; in Norwich, Connecticut, he served on the Zoning Board which administered the roads in the incorporated area; member and a former director of the California Newspaper Publishers Association; was appointed September 7, 1961, Member, California Highway Commission, vice John J. Purchio, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Highway Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

ROLAND W. WOOD, resident of Chino; Bachelor of Arts degree from the University of California at Los Angeles and a Master's degree in education from the University of Southern California; deputy superintendent of the California Men's Colony at Los Padres; from October, 1959, until his recent appointment to his position at Los Padres, supervised the narcotics treatment control project established at Chino; 1952 to 1958, department training center officer at the department's headquarters in Sacramento; has been with the Department of Corrections for 20 years; was appointed September 15, 1961, Superintendent, California Rehabilitation Center, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Superintendent, California Rehabilitation Center, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Director of Corrections.

C. L. DELLUMS, resident of Oakland; International Vice President of the Brotherhood of Sleeping Car Porters, has been the Vice President since 1929; former consultant to the President's Committee on Fair Employment Practices; official of the National Association for the Advancement of Colored People and helped found the California Committee for Fair Employment Practices; member of the Fair Employment Practices Commission since September 30, 1959; was reappointed September 18, 1961, Member, Fair Employment Practices Commission, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Fair Employment Practices Commission, vice self, term expired, for the term prescribed by law, ending September 18, 1965.

JOSEPH A. BALL, resident of Long Beach; attorney; member of the California Law Revision Commission since December 1, 1960; was reappointed October 2, 1961, Member, California Law Revision Commission, vice self, term expired, as interim appointee pursuant to Section 1774 of the Government Code;

Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1965.

SHO SATO, resident of Berkeley; Professor, School of Law, University of California at Berkeley; member of the California Law Revision Commission since December 9, 1960; was reappointed October 2, 1961, Member, California Law Revision Commission, vice self, term expired, as interim appointee pursuant to Section 1774 of the Government Code;

Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1965.

THOMAS E. STANTON, JR., resident of Tiburon; attorney; Johnson and Stanton law firm; member of the California Law Revision Commission since January 27, 1954; was reappointed October 2, 1961. Member, California Law Revision Commission, vice self, term expired, as interim appointee pursuant to Section 1774 of the Government Code;

Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1965.

RICHARD H. KEATINGE, resident of San Marino; received degrees from the University of California at Berkeley where he was Phi Beta Kappa, Harvard, and Georgetown University Law School; senior partner in Keatinge and Older law firm, 3325 Wilshire Boulevard, Los Angeles; member of several bar associations; alumni associations and on the National Council of the National Planning Association; was appointed November 1, 1961. Member, California Law Revision Commission, vice Mrs. Vaino H. Spencer, resigned, as interim appointee pursuant to Section 1774 of the Government Code;

Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1963.

JOHN GEORGE CLARKSON, resident of Sacramento; Chief of the Division of Administrative Procedure in the Department of Professional and Vocational Standards for 10 years; received his law degree from the University of Wisconsin; practiced law in Los Angeles; Corporation Commissioner for 6 years, and was on the staff of the Securities and Exchange Commission for 10 years; was appointed October 2, 1961. Presiding Officer of Office of Administrative Procedure, newly created position, as interim appointee pursuant to Section 1774 of the Government Code;

Presiding Officer of Office of Administrative Procedure, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

WALTER DUNBAR, resident of Sacramento; graduate from the University of California at Los Angeles; studied law and public administration in post graduate work; joined the staff of the California Institution for Men as Correctional Officer in 1941; from 1946 through 1948, Correctional Sergeant, Lieutenant, and Institution Training Officer at Chino; Field Representative for five Special Crime Study Commissions, Departmental Training Officer, and Associate Warden at San Quentin from 1952 through 1955; became Deputy Director of Corrections in 1955; was appointed October 16, 1961. Director of Corrections, vice Richard A. McGee, who became Administrator of the new Youth and Adult Corrections Agency, as interim appointee pursuant to Section 1774 of the Government Code;

Director of Corrections, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

EDWARD F. DOLDER, resident of Sacramento; received a Bachelor of Arts degree in economics from the University of California at Berkeley in 1936; held positions in the Division of Fish and Game as public information officer; in the Division of Beaches and Parks as supervisor of conservation and in the Department of Natural Resources as chief of Conservation education; deputy director of the California Department of Natural Resources since 1956; was appointed November 13, 1961. Chief of the Division of Beaches and Parks, vice Charles DeTurk, who became Director of the new Department of Parks and Recreation, as interim appointee pursuant to Section 1774 of the Government Code;

Chief of the Division of Beaches and Parks, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Director of Parks and Recreation.

LESLIE H. MALAND, resident of Santa Paula; University of California, graduated with honors, received B.S. in civil engineering; was appointed November 13, 1961. Member, Board of Trustees, Camarillo State Hospital, vice Mike Vujovich, term expired, as interim appointee pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Camarillo State Hospital, vice self, term expired, for the term prescribed by law, ending four years from date of confirmation.

KENNETH D. SEVERIT, resident of Sacramento; member of the Sacramento Fire Department for 11 years; was appointed November 24, 1961. Member, State Fire Advisory Board, representing Federated Fire Fighters of California (AFL-CIO) on the board, vice Captain Fred C. Smith, resigned, as interim appointee pursuant to Section 1774 of the Government Code;

Member, State Fire Advisory Board, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

DR. W. BALLENTINE HENLEY, resident of Los Angeles; President, College of Osteopathic Physicians and Surgeons in Los Angeles; was associate professor of Public

Administration at the University of Southern California and later acting dean of the school of government and director of co-ordination; Bachelor and Master of Arts Degrees from the University of Southern California; degrees of Master of Science in Public Administration and Bachelor of Laws from the same university; was appointed November 24, 1961, Member, Western Interstate Commission for Higher Education, vice Willard C. Fleming, D.D.S., term expired, as interim appointee pursuant to Section 1774 of the Government Code;

Member, Western Interstate Commission for Higher Education, vice self, term expired, for the term prescribed by law, ending October 12, 1965.

GEORGE A. SIEMERMAN, resident of San Francisco; graduate University of Santa Clara as an engineer; worked several years as a safety engineer consultant and for an insurance company before joining the state in 1940; has been Junior Safety Engineer, Safety Engineer, District Engineer, Supervising Engineer and Industrial Hygiene Engineer; Assistant Chief, Division of Industrial Safety of the Department of Industrial Relations; was appointed December 1, 1961, Chief of the Division of Industrial Safety, Department of Industrial Relations, vice Thomas Saunders, resigned, as interim appointee pursuant to Section 1774 of the Government Code;

Chief of the Division of Industrial Safety, Department of Industrial Relations, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

JUDGE PETER J. CORMACK, resident of Redlands; was a Judge of the Justice Court for 30 years in San Bernardino County; former trustee of Patton State Hospital; was appointed December 8, 1961, Member, State Board of Forestry, representing water, vice J. J. Prendergast, term expired, as interim appointee pursuant to Section 1774 of the Government Code;

Member, State Board of Forestry, vice self, term expired, for the term prescribed by law, ending January 15, 1965.

LESLIE O. CODY, resident of Red Bluff; President, Red Bluff Moulding Company; past president of the Red Bluff Chamber of Commerce; was appointed December 8, 1961, Member, State Board of Forestry, representing pine industry, vice Kenneth Walker, term expired, as interim appointee pursuant to Section 1774 of the Government Code;

Member, State Board of Forestry, vice self, term expired, for the term prescribed by law, ending January 15, 1965.

THOMAS H. RICHARDS, JR., resident of Sacramento; director and general manager of the Bercut-Richards Packing Company of Sacramento; has been active in Sacramento Chamber of Commerce and is a director of California Chamber of Commerce affairs; was reappointed January 16, 1962, Member, Fish and Game Commission, vice self, term expired, as interim appointee pursuant to Section 1774 of the Government Code;

Member, Fish and Game Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1968.

GEORGE G. SINOPOLI, resident of Fresno; manager, Jensen & Pilegard; joined the Air Force in 1942; commissioned second lieutenant in 1945; served as a pilot in the Troop Carrier Command; served in all the offices of American Legion Post in Fresno; vice commander and commander of the American Legion 14th District; has been commissioner of the Hospital and Patients Welfare Board of the state American Legion; member of the State American Legion Finance Commission; was appointed January 16, 1962, Member, California Veterans Board, vice Austin M. Healey, resigned, as interim appointee pursuant to Section 1774 of the Government Code;

Member, California Veterans Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

ALFRED PAYNE SMITH, resident of San Francisco; attended St. Ignatius College in San Francisco and St. Louis University in St. Louis; partner in the insurance firm of Holtemann, Ord and Smith, Inc.; was appointed January 17, 1962, Member, Contractors' State License Board, newly created position (public member), as interim appointee pursuant to Section 1774 of the Government Code;

Member, Contractors' State License Board, vice self, term expired, for the term prescribed by law, ending January 15, 1963.

FRANKLIN S. PAYNE, resident of Los Angeles; former publisher of the Los Angeles Examiner; in 1933, was appointed to organize and direct the Hearst Corporation's West Coast advertising; was appointed January 30, 1962, Member, California Highway Commission, vice Robert E. McClure, term expired, as interim appointee pursuant to Section 1774 of the Government Code;

Member, California Highway Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

DORMAN L. COMMONS, resident of Fullerton; graduated from Stanford University in June of 1940; certified public accountant; Vice President and Treasurer of the Douglas Oil Company; was appointed February 1, 1962, Member, State Board of Education, vice Mabel E. Kinney, term expired, as interim appointee pursuant to Section 1774 of the Government Code;

Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

Message read, and referred to Committee on Rules.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 1: By Senator Rattigan—Relative to approving amendments to the charter of the City of Petaluma, a municipal corporation in the County of Sonoma, State of California, voted for and ratified by the qualified electors of the city at an election held therein on the 13th day of June, 1961.

Request for Unanimous Consent

Senator Rattigan asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 1 at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 1

Senate Concurrent Resolution No. 1—Relative to approving amendments to the charter of the City of Petaluma, a municipal corporation in the County of Sonoma, State of California, voted for and ratified by the qualified electors of the city at an election held therein on the 13th day of June, 1961.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, McAtee, McCarthy, Murdy, O'Sullivan, Quack, Rattigan, Rogan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Thompson, and J. Howard Williams—35.

NOES—None.

Resolution ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS (RESUMED)

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 2: By Senator Short—Relative to approving amendments to the charter of the City of Stockton, State of California, ratified by the qualified electors thereof, at a general municipal election and consolidated special municipal charter amendment election and consolidated special municipal low rent housing project election held therein on Tuesday, October 10th, 1961.

Request for Unanimous Consent

Senator Short asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 2, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 2

Senate Concurrent Resolution No. 2—Relative to approving amendments to the charter of the City of Stockton, State of California, ratified by the qualified electors thereof, at a general municipal election and consolidated special municipal charter amendment election and consolidated special municipal low rent housing project election held therein on Tuesday, October 10th, 1961.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Thompson, and J. Howard Williams—34.

NOES—None.

Resolution ordered transmitted to the Assembly.

**INTRODUCTION, FIRST READING, AND REFERENCE
OF SENATE BILLS (RESUMED)**

The following resolution was introduced and read:

Senate Concurrent Resolution No. 3: By Senator McAteer—Relative to approving amendments to the charter of the City and County of San Francisco voted for and ratified by the electors of said City and County of San Francisco at a general municipal election held therein on the seventh day of November, 1961.

Request for Unanimous Consent

Senator McAteer asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 3 at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 3

Senate Concurrent Resolution No. 3—Relative to approving amendments to the charter of the City and County of San Francisco voted for and ratified by the electors of said City and County of San Francisco at a general municipal election held therein on the seventh day of November, 1961.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, J. Howard Williams, and Robert D. Williams—37.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Teale, Robert D. Williams, and Lagomarsino, the Special Committee appointed to wait upon the Governor and inform him of the organization of the Senate, reports they have performed their duty.

Senators J. Howard Williams, Begovich, and Rodda, the Special Committee appointed to notify the Assembly of the organization of the Senate, reports they have performed their duty.

MESSAGES FROM THE ASSEMBLY

At 12.47 p.m., the following Assemblymen: Messrs. Rees, Wolfrum, and Mills, appeared at the bar of the Senate and invited the Senators to attend the Joint Meeting in the Assembly Chamber.

COMMUNICATIONS

The following communications were received and read, and ordered printed in the Journal:

GOVERNOR'S PRAYER-BREAKFAST COMMITTEE
3701 COLLEGE AVENUE
SACRAMENTO 18, CALIFORNIA, February 2, 1962

*Hon. J. A. Beek, Secretary of the Senate
State Capitol, Sacramento, California*

DEAR MR. BEEK: Please cause to be distributed in the mail boxes of the Senators, one each of the attached letter, February 2, 1962, one page, on the subject of the Governor's Prayer-Breakfast (set for Wednesday, February 7, 1962, 8 a.m., at the Hotel Senator, Sacramento).

Thank you for your courtesy in all matters. If you have any questions, would you please advise. Best wishes.

Very truly yours,

THE GOVERNOR'S PRAYER-BREAKFAST COMMITTEE
By WILLIAM L. SHAW, Chairman of Arrangements
HI 5-4711, Ext. 2023

Letter of transmittal read, and ordered printed in the Journal.

STATE OF CALIFORNIA, LIEUTENANT GOVERNOR'S OFFICE
SACRAMENTO 14, January 22, 1962

*Mrs. Marian S. Irvin, City Clerk
City of Bakersfield
City Hall
1501 Truxtun Avenue, Bakersfield, California*

DEAR MRS. IRVIN: Thank you for forwarding to me a certified copy of Resolution No. 1-62 of the Council of the City of Bakersfield, requesting the repeal of Senate Bill No. 1531 of the Vehicle Code.

I am transmitting the Resolution to the Secretary of the California State Senate in order that it may be a part of the official records of that body, as well as to allow its members to be apprised of your views.

Very truly yours,

GLENN M. ANDERSON, Lieutenant Governor

cc: J. A. Beek
Secretary of the Senate

RESOLUTION NO. 1-62

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BAKERSFIELD REQUESTING THE REPEAL OF SENATE BILL NO. 1531 (S26709 AND S26711 OF THE VEHICLE CODE) WHICH REQUIRES THE INSTALLATION OF RIGHT OUTSIDE REAR-VIEW MIRRORS AND MOVABLE EYE-SHADES ON BUSES AND/OR TROLLEY COACHES

WHEREAS, Senate Bill No. 1531 (S26709 and S26711 of the Vehicle Code, which provides that all buses or trolley coaches must be equipped with a right outside rear-view mirror and movable eye-shades, was adopted by the State Legislature at the 1961 Session; and

WHEREAS, the installation of mirrors on certain types of buses and trolley coaches would create a definite safety hazard because of the fact that the mirrors could not be placed high enough to clear waiting passengers and still permit visibility for the driver; and

WHEREAS, some buses are equipped at the factory with transparent plexiglass eye-shades;

Now, therefore, this city council does hereby resolve as follows:

SECTION 1

That the State Senate and Assembly are hereby requested to repeal Senate Bill No. 1531 in the interests of public safety.

SECTION 2

That the City Clerk is hereby directed to send certified copies of this resolution to the Senate Transportation Committee, the Senate and Assembly Health and Safety Committees, the President of the Senate and the Speaker of the Assembly, Senator Walter W. Stiern, Assemblyman John C. Williamson, 39th District, and Assemblyman Jack Casey, 38th District.

I HEREBY CERTIFY that the foregoing resolution was passed and adopted by the Council of the City of Bakersfield at a regular meeting thereof held on the 8th day of January, 1962, by the following vote:

AYES: Balfanz, Doolin, Marchbanks, Mossman, Solomon, Stiern.

NOES: None.

ABSENT: Croes.

ABSTAINING: None.

MARIAN S. IRVIN

City Clerk and Ex-Officio Clerk of the
Council of the City of Bakersfield

Approved this 8th day of January, 1962.

GENE WINER

Mayor of the City of Bakersfield

STATE OF CALIFORNIA, }
County of Kern } ss.

I, MARIAN S. IRVIN, City Clerk of the City of Bakersfield, State of California, hereby certify the foregoing and annexed to be a full, true and correct copy of the original Resolution No. 1-62, passed and adopted by the Council of the City of Bakersfield at a regular meeting thereof held on the 8th day of January, 1962, on file in this office and that I have compared the same with the original.

WITNESS my hand and seal this 9th day of January, 1962.

MARIAN S. IRVIN, City Clerk

THE RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF WATER RESOURCES
1120 N STREET, SACRAMENTO

*Hon. Joseph A. Beek, Secretary of the Senate
State Capitol, Sacramento*

DEAR MR. BEEK: I have the honor to transmit, for information of the California State Senate, Bulletin No. 65-59, entitled "Quality of Surface Waters in California, 1959, Part I, Northern and Central California." The period January through December 1959 is covered in this fifth volume of a continuing chronological series on quality of surface waters in California. Surface waters in Northern and Central California are discussed in Part I; Southern California surface water quality will be reported in Part II.

At the request of the State Water Pollution Control Board, a statewide surface water monitoring program was commenced in April 1951. As authorized by Section 229 of the Water Code, the Department of Water Resources has administered this program in co-operation with the State Department of Public Health, Bureau of Sanitary Engineering; the State Department of Fish and Game; the United States Geological Survey; and various other agencies and individuals. Under the statewide program samples from 210 stations, located on 143 different water sources, are collected and analyzed monthly to maintain surveillance on quality of surface waters in California. This volume reports the results of monitoring at 178 of these stations, located on 110 streams and lakes, in Northern and Central California.

During 1959 quality of surface waters in Northern and Central California was generally excellent, with only insignificant changes from previous years. During late summer and fall, the lower San Joaquin River and the Sacramento-San Joaquin Delta contained water with mineral concentrations which were the maximum of record. The high mineral concentrations often caused the water to be classed as poor in quality. The poor quality water was attributed to low flows, resulting from below normal precipitation, which afforded only minor dilution to poor quality drainage and effluent ground waters entering the lower reach of the river and the delta.

Part II of this bulletin, which will include an evaluation of surface water quality conditions in Southern California, will be published at a later date.

Sincerely yours,

WILLIAM E. WARNE, Director

Enc.

Letter of transmittal read, and ordered printed in the Journal, and the bulletin filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, December 11, 1961

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol

DEAR MR. BEEK: Assembly Concurrent Resolution No. 79 of the 1961 Regular Session, by Assemblyman Paul J. Lunardi, requested the Department of Public Works to make a study of the feasibility of bringing Placer County Road P-88 into the State Highway System from State Highway Route 65 at the American River Bridge to Baker Ranch, Placer County, and report its findings not later than the fifth calendar day of the 1962 Regular Session.

There are enclosed six copies of a report on this subject, which has been prepared by the Division of Highways in accordance with the request contained in the resolution.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works

Enc.

Letter of transmittal read, and ordered printed in the Journal, and report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, December 11, 1961

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol

DEAR MR. BEEK: Senate Concurrent Resolution No. 68, Chapter 197, 1961 Session, by Senator Stephen P. Teale and others, requested that the Department of Public Works make a study of the feasibility of providing snow clearance service on mountain frontage roads and report its findings thereon to the Legislature by the fifth calendar day of the 1963 Regular Session.

You are hereby notified that the requested feasibility study is now under way and a report will be submitted on or before December 1962.

Sincerely,

ROBERT B. BRADFORD, Director of Public Works

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, December 12, 1961

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: Assembly Concurrent Resolution No. 62, Chapter 167, 1961 Session, by Assemblyman W. A. Jimmie Hicks and others, designated U.S. Highway 80 from San Diego to the California-Arizona border to be a Blue Star Memorial Highway and authorized the Division of Highways to co-operate with the California Garden Clubs in erecting and maintaining an appropriate memorial marking.

District X1 of the Division of Highways in San Diego was furnished a copy of A.C.R. No. 62 and instructed to co-operate with the California Garden Clubs in the installation of Blue Star Memorial Highway markers on this route. This they are doing.

Sincerely,

ROBERT B. BRADFORD, Director of Public Works

THE RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF WATER RESOURCES
1120 N STREET, SACRAMENTO, December 19, 1961

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: I have the honor to transmit herewith, for the information of the California State Senate, a copy of Bulletin 49-C. Kaweah River Flows, Diversions, and Service Areas for period 1955-1960.

This is the fourth edition of a series published under co-operative agreements authorized by Section 226 of the Water Code. This edition was published in accordance with a co-operative agreement with the Kaweah Delta Water Conservation District, Kaweah River Association, St. Johns River Association, and the Corcoran Irrigation District. These agencies provided funds for the Department of Water Resources to prepare and publish the data.

Bulletin 49-C contains records of flows of the Kaweah River, of the diversion and distribution of water therefrom, and data and information on the canal systems owned and operated by each agency distributing Kaweah River water.

Sincerely yours,

WILLIAM E. WARNE, Director

Letter of transmittal read, and ordered printed in the Journal, and the bulletin filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, December 20, 1961

Hon. Joseph A. Beck
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BECK: Senate Resolution No. 64, 1961 Session, by Senator Collier, designated U.S. Highway 97 from Weed to the California-Oregon border to be a Blue Star Memorial Highway and further requested and authorized the Division of Highways to co-operate with the California Garden Clubs in maintaining and erecting appropriate memorial markings in California on this Blue Star Memorial Highway.

You are hereby notified that District II of the Division of Highways in Redding has been furnished a copy of S.R. 64 and is co-operating with the California Garden Clubs in the installation of Blue Star Memorial Highway markers on this route.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, December 20, 1961

Hon. Joseph A. Beck
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BECK: Senate Concurrent Resolution No. 32, Chapter 239, by Senators Shaw and Collier, requested the Division of Highways to clear accumulated debris from both sides of all fences which the division maintains along all highways where the Division of Highways has jurisdiction over sufficient property on both sides of the fence to reasonably permit such clearance and, further, that in other situations the Division of Highways is requested to attempt to ascertain means, such as obtaining the permission of the abutting owner, of clearing debris deposited on the outer side of the fence by the public traveling on the highway where it is practical so to clear.

You are hereby notified that under date of July 17, 1961, Circular Letter No. 61-188, quoting Senate Concurrent Resolution No. 32, was issued instructing the Districts to implement this program at once. This is now being done.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, December 21, 1961

Hon. J. A. Beck
Secretary of the Senate
State Capitol

DEAR MR. BECK: Reference is made to Senate Resolution No. 159 urging early construction of Interstate Route 40 between Barstow, California, and Ashfork, Arizona, a copy of which was transmitted with your letter of June 12, 1961.

Interstate Route 40 between Barstow and the Arizona State Line is estimated to cost approximately \$61.5 million for construction and \$4.6 million for right of way acquisition. To date nearly \$1.5 million has been budgeted for the acquisition of right of way. Plans are now being prepared for several of the estimated 18 construction contracts necessary to complete this project. It is expected that plans will be ready and sufficient right of way acquired so that the initial projects can be considered for financing by the California Highway Commission in connection with preparation of the 1963-64 Fiscal Year State Highway Budget.

Present programming contemplates that, in general, construction will proceed concurrently from Barstow easterly and the Arizona State Line westerly. It is our

intention that the entire length of this approximate 156-mile project will be completed, under construction, or budgeted by the 1970-71 fiscal year.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works
By FRANK A. CHAMBERS, Chief Deputy Director

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, December 28, 1961

Hon. J. A. Beck
Secretary of the Senate
State Capitol

DEAR MR. BECK: Reference is made to Senate Resolution No. 199 requesting that the California Highway Commission give consideration to budgeting funds in the 1962-63 State Highway Budget for widening State Highway Route 208 between Sears Point and U.S. Highway 40. Your letter of June 26, 1961, transmitted this Senate Resolution.

Funds in the amount of \$2,850,000 for construction of the substructure for a new Napa River Bridge on State Highway Route 208 were included in the 1962-63 Fiscal Year State Highway Budget which was adopted on October 26, 1961. Plans for the substructure are complete and it is expected that work will get under way early next year.

It is estimated that additional financing in the amount of approximately \$4,900,000 will be required to complete the proposed Napa River Bridge superstructure and the necessary approaches. This will provide a 4-lane divided facility across the Napa River. It is planned to schedule the financing of these additional funds in such a manner that there will be no delay in the completion of this project.

Planning for the balance of the route will proceed so that additional improvements can be considered in connection with preparation of future State Highway Budgets.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works

THE RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF WATER RESOURCES
1120 N STREET, SACRAMENTO, January 4, 1962

Hon. Joseph A. Beck
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BECK: It is my pleasure to transmit to you for the information of the Senate the enclosed copy of Bulletin No. 110, "North Bay Aqueduct", and a news release thereon. This bulletin summarizes our studies regarding the water requirements and costs of water service in portions of Marin, Sonoma, Napa, and Solano Counties adjacent to the northern shore of the San Francisco Bay system.

In 1957 the Legislature authorized the North Bay Aqueduct as a feature of The California Water Plan, and appropriated \$1,340,000 for completion of engineering studies and preparation of construction plans and specifications. Local water supply developments, changes in economic conditions and establishment of certain pricing policies have necessitated a review of the feasibility of the North Bay Aqueduct. This work was funded from the appropriation made in 1957.

We conclude that supplemental water in large quantities will be necessary in the north bay counties and water is urgently needed by 1966 in Napa County. The North Bay Aqueduct, which is the only presently authorized project of the magnitude necessary to economically meet all of the water needs, is a feasible source of supplemental water. The system can be readily constructed in stages, and if early action is taken by local agencies to contract for water supplies, it can be completed to Napa County in time to meet its needs and also provide water to Solano County. The aqueduct can be subsequently extended to serve water in southern Sonoma County and Marin County. We plan to work closely with the water agencies to assist them in evaluating the merits of the North Bay Aqueduct and other alternatives which they may wish to consider.

Sincerely yours,

WILLIAM E. WARNE, Director

Enc.

Letter of transmittal read, and ordered printed in the Journal, and the bulletin filed with the Secretary of the Senate.

THE RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF PARKS AND RECREATION
1125 TENTH STREET, SACRAMENTO 14, January 15, 1962

Hon. Glenn Anderson
President, State Senate
State Capitol, Sacramento

DEAR GOVERNOR ANDERSON: In response to Senate Concurrent Resolution No. 46, 1961 Session, and Assembly Concurrent Resolution No. 87, 1961 Session, I submit

the attached report entitled "Mt. Shasta-Siskiyou Area Study—An Analysis of State Park Potentials in Western Siskiyou County." A copy has also been submitted to the State Assembly.

I concur with the recommendations of the Division of Beaches and Parks that the projects as reported should become a part of our state park program.

It must be pointed out that the division has no funds available or budgeted with which to undertake any action on the recommendations made in this report. We do feel, however, that these recommendations could be vigorously pursued if the proposed state park bond program becomes a reality.

Sincerely yours,

CHARLES A. DETURK, Director

Atthc.

OFFICE OF STATE BOARD OF EQUALIZATION
1020 N STREET, SACRAMENTO, January 22, 1962

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK:

Property Tax Assessment Surveys

Pursuant to the requirements of Section 15645 of the Government Code, the State Board of Equalization transmits herewith copies of surveys of local assessment procedures so that these may be filed with the Senate on February 5, 1962, which will be the opening day of the Regular Session of the Legislature.

The surveys made during the past year and submitted herewith are in the nature of supplements to those previously completed under Chapter 2, Part 9, Division 3, Title 2 of the Government Code. They are designed to bring the coverage of the prior surveys up to date and relate to property tax assessment in the following counties: Kern, Lassen, Tehama, and Ventura.

Your kindness in seeing that the documents accompanying this letter are filed with the Senate on the opening day of the session will be sincerely appreciated.

Respectfully submitted,

STATE BOARD OF EQUALIZATION
By DIXWELL L. PIERCE, Secretary

Letter of transmittal read, and ordered printed in the Journal, and copies of surveys filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF EDUCATION
STATE EDUCATION BUILDING, 721 CAPITOL AVENUE
SACRAMENTO 14, January 26, 1962

Mr. J. A. Beek, Secretary of the Senate
State Capitol Building, Room 3038
Sacramento, California

DEAR MR. BEEK: Enclosed are two copies of "A Study of the Cost and Feasibility of Establishing Training Programs in the California Public School System for Sewage Treatment Plant Operators and Water Treatment Works Operators." This study was prepared in accordance with Assembly Resolution No. 181, 1957, Regular Session of the California Legislature.

Two copies of this study are being sent to the Speaker of the Assembly.

Sincerely yours,

ROY E. SIMPSON, Director of Education

Encl.

Letter of transmittal read, and ordered printed in the Journal, and copies of study filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF INDUSTRIAL RELATIONS
DIVISION OF HOUSING, STATE BUILDING ANNEX
455 GOLDEN GATE AVENUE, SAN FRANCISCO 2, January 24, 1962

Letter of Transmittal

To: Mr. J. A. Beek
Secretary of the Senate

Submitted herewith is the report of the Division of Housing, Department of Industrial Relations, on the present status of the farm labor centers established in California by the Farm Security Administration and now under the control of local housing authorities. This report was requested by the 1961 Legislature under Senate Concurrent Resolution No. 27.

Following receipt of the Legislature's request, the Division of Housing received a grant from the Rosenberg Foundation to conduct a comprehensive study of agri-

cultural worker family housing needs. A seven-member Advisory Committee was appointed to guide the study. Members of the committee were Senators Paul L. Byrne and John A. Murdy, Jr., co-authors of Senate Concurrent Resolution No. 27; Dr. Karl Falk, Head of the Social Science Division of Fresno State College; Albin J. Gruhn, President of the California Labor Federation, AFL-CIO; Leland J. Yost, Riverside County grower; Lawrence Livingston, Jr., Planning Consultant; and Mrs. Hubert Wyckoff, Jr., member of the Governor's Advisory Committee on Children and Youth.

Although this report constitutes only a part of the Division of Housing's study of agricultural labor housing problems under the Rosenberg Grant, it was the desire of the Advisory Committee and the Division that it be transmitted to the Legislature prior to the Special Session in fulfillment of Senate Concurrent Resolution No. 27.

Yours very truly,

DIVISION OF HOUSING
LOWELL NELSON, Chief of Division

Letter of transmittal read, and ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF EDUCATION
STATE EDUCATION BUILDING, 721 CAPITOL AVENUE
SACRAMENTO 14, January 25, 1962

Hon. Glenn M. Anderson
President of the Senate
State Capitol, Sacramento

DEAR MR. PRESIDENT: Pursuant to the provisions of Section 18361.5 of the Education Code, as added by the Statutes of 1961, Chapter 1006, we are hereby reporting the amounts derived from county school taxes levied and collected prior to 1925, which were excluded in computing the balance in each county school service fund pursuant to Section 18361 of the Education Code.

An amount of \$376,500 has been considered as remaining in the county school service fund of Los Angeles County as of June 30, 1961, and no other county reported such moneys. The attached copy of a letter of inquiry from the Audits Division of the State Department of Finance (Appendix A) and the response from the office of the county superintendent of schools of Los Angeles County (Appendix B) include related data pertaining to the retention and handling of the funds.

Sincerely yours,

ROY E. SIMPSON, Director of Education

Attachments—2

cc: Hon. Joseph A. Beek, Secretary of Senate

Appendix A
(Copy)

September 28, 1961

Mr. C. C. Trillingham
County Superintendent of Schools
898 North Spring Street
Los Angeles 12, California

DEAR SIR: We are currently making a review of unexpended balances in the County School Service Fund in accordance with Senate Resolution 152 adopted June 2, 1961.

The report submitted by your office to the State Department of Education shows, as of June 30, 1961, an unexpended balance of \$376,500 described as county tax money prior to 1923. We have been able to trace the transfer of \$376,500 from the "unapportioned county elementary school fund" to "school district emergency aid fund" in the 1916-17 fiscal year and the transfer of \$376,500 from the "school district emergency aid fund" to the "county school service fund" in the 1957-58 fiscal year.

However, we have not been able to determine how the sum of \$376,500 was computed and how it was segregated through a review of the annual reports filed by your office with the State Department of Education since 1932. The June 30, 1933 balance in the "unapportioned county elementary school fund" was \$327,440.98 according to the annual report filed for the 1932-33 fiscal year. This was subsequently adjusted to \$331,427.59 in the beginning balance for the 1933-34 report.

Your business service office was contacted regarding the availability of records on this subject early in September, but to date we have not heard from them. Specifically, we would like to know how the \$376,500 was computed and the basis on which it has been considered restricted funds since 1933. If records are still avail-

able, we would like to review them. Your co-operation in this matter will be greatly appreciated.

Very truly yours,

ERIC McLACHLAN, C.P.A., Chief, Audits Division

cc: Ray H. Johnson

School Apportionments and Reports

Appendix B

November 3, 1961

Mr. Eric McLachlan, C.P.A.

Chief, Audits Division

State Department of Finance

Sacramento 14, California

DEAR MR. McLACHLAN: I first wish to apologize for the delay in answering your letter of September 28 regarding the balance in our County School Service Fund of \$376,500, which we have always considered as a restricted fund since July 1, 1958.

In order to answer your letter it was necessary for me to get the information on the establishing of first the Emergency Aid Fund as of June 30, 1947 and then its transfer into the County School Service Fund as of June 30, 1958.

Enclosed you will find a copy of the letter establishing the school district Emergency Aid Fund in the amount of \$376,500. This was done in accordance with Education Code Section 368 which was an emergency measure and was in effect as of June 30, 1947. Since this section goes back to July 1, 1933 when the county tax for school purposes was terminated in connection with the Riley-Stewart Bill obviously it was the intention of the Legislature to protect such tax funds in each county and not require that such funds be required to be included in the balances for the County School Service Fund which was a State fund.

You will note from our annual report that the balance in the Elementary Unapportioned Fund as of June 30, 1947 was included in our ending balance and in effect placed in the County School Service Fund. We do not see how there can be any other conclusion drawn from the wording of Education Code Section 368 other than the recognition of those funds as funds derived from local tax sources.

During the 1947 Legislative session we were approached by the late Dr. Frank Wright, then of the State Department of Education, regarding this loan fund in terms of its use or concerning a need for such a fund. It was his desire to reduce the number of special funds in the interests of simplifying the reporting procedure and making such funds available for use if they were no longer necessary for the purposes established. It was further pointed out by Dr. Wright that beginning with the 1948-49 year counties would be able to retain their balances in the County School Service Fund from year to year and that therefore this fund would be available for expenditure by the Los Angeles County Board of Education. Since these were the new ground rules for the County School Service Fund, and since because of a change of procedure by the Auditor-Controller's office and the Revolving Fund was no longer necessary to tide school districts over between their periods of tax receipts, we agreed to and supported this legislation. This was all done in good faith by Dr. Wright and our office with the definite understanding that these funds were the funds of Los Angeles County derived from local tax sources originally and subject to the use by the County Board of Education for the improvement of the educational program in Los Angeles County.

During the 1958-59 and 1959-60 school years the County Board of Education has been working with school districts in the development of specific projects for the use of these funds which would benefit education as a whole. They recognize that this was a fund which was not recurring and therefore would need to be used for some special project. The county superintendent was given instructions each year to carry these funds in our balances and not include any of such funds in the regular continuing program of the County School Service Fund operation. These were specific instructions to us during the budget preparation period each of those years. However, there was no place on the County School Service Fund budget form nor in any of the report forms to show this as a restricted balance. It was carried in undistributed and general reserve each of those years pending decision by the County Board of Education for the use of such funds for some special project. These are still under consideration and I am sure our County Board of Education will be moving soon to use all or part of these funds if they are made available.

From the point of view of the County Board of Education there has never been any question about these funds being available for use in Los Angeles County. Since our Board attempts always to work in cooperation with school districts, it takes time to develop programs which involve the planning and thinking of many districts. This accounts for the 2-year period when these funds were not used. Had they arrived at a decision sometime during 1958-59 or 1959-60, these funds would have been spent and the problem of their being picked up as unrestricted balances would not have arisen. The Los Angeles County Board of Education was acting in good faith and in accordance with the ground rules affecting our operation.

We recognize that the Legislature can change these ground rules at any time, but we do not think they should change them retroactively. As far as this office is concerned these have always been restricted funds and it was never the intention of the County Board of Education to include them in the regular on-going program.

If the State funds had made any provision for showing restricted funds other than Direct Service Fund and Audio Visual Fund, then this fund would have been so indicated in our budgets for 1958-59, 1959-60 and 1960-61.

We hope this information will be satisfactory in your consideration of this matter. If you need any further information or if we can be of other assistance, we will be happy to do so.

Cordially yours,

C. C. TRILLINGHAM, Superintendent

BERTEAM A. BETTS, Assistant Superintendent—Finance

cc: Dr. Trillingham
Dr. Walter
Dr. Cox

Copy

OFFICE OF COUNTY SUPERINTENDENT OF SCHOOLS

Mr. J. M. Lowery, Auditor
Los Angeles County, California

Attention of Mr. Morell

DEAR SIR: Assembly Bill 2547, which is an emergency measure, adds to the Education Code Section 368. This section provides that the County Superintendent of Schools, with the approval of the County Board of Education, may establish the School District Emergency Aid Fund by transferring at the end of the school year 1946-47 from the Unapportioned County Elementary School Fund a sum which shall not exceed the cash balance in the fund at the end of the school year 1932-33 plus any accounts receivable from unpaid loans and apportionments from delinquent county taxes.

The Governor has now signed this bill and the County Superintendent of Schools has obtained the approval of the County Board of Education to establish the School District Emergency Aid Fund in the amount of \$376,500.

Our records show that the balance in the Unapportioned County Elementary School Fund at the end of the year 1932-33 was \$297,073.08; accounts receivable from unpaid loans amounted to \$30,567.90 and the apportionments to the fund from delinquent taxes shown as accounts receivable was \$48,882.37.

We request that you will draw your journal voucher to transfer \$376,500 from the Unapportioned County Elementary School Fund to the School District Emergency Aid Fund before the books are closed for the current year.

Yours truly,

C. C. TRILLINGHAM, County Supt. of Schools
Los Angeles County, California
By S. E. DEYO, Deputy

This is a true copy of letter from Superintendent of Schools by which authority Journal Voucher 6-290 was issued, transferring \$376,500 from Unapportioned County Elementary School Fund to School District Emergency Aid Fund, as of June 30, 1947.

ROSCOE HOLLINGER, County Auditor-Controller

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, January 26, 1962

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol

DEAR MR. BEEK: Senate Concurrent Resolution No. 90, Chapter 250 of Resolutions, Statutes of 1957, requests that the California Highway Commission transmit to each house of the Legislature at the commencement of each Annual Session a report dealing with the policy of the commission on freeway route adoptions.

Six copies of the commission's report for the calendar year 1961 are submitted herewith.

The report was prepared to show members of the Legislature the extent of the public's participation in the freeway route determinations made by the California Highway Commission during 1961. It includes details of the ten public hearings held by the Commission and the sixty-five public hearings held by the Division of Highways.

Respectfully,

ROBERT B. BRADFORD
Director of Public Works and Chairman,
California Highway Commission
RUSSELL J. COONEY
Deputy Director (Management)

Attachments

THE RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF WATER RESOURCES
1120 N STREET, SACRAMENTO, January 29, 1962

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: I have the honor to transmit herewith for the information of the California State Senate a copy of the 1961 annual report of the Department of Water Resources covering its activities in administration of the Davis-Grunsky Act.

Included in the report is a statement of financial transactions, as required by Section 12888 of the Water Code, to be filed with the Legislature within 15 days after commencement of each legislative session. Also included as Appendixes B, C, and D, in compliance with Section 12880(g) of the Water Code, are three reports containing the department's findings on the formal applications for state assistance, filed by (1) Elsinore Valley Municipal Water District; (2) Sierra County Waterworks District No. 1; and (3) Georgetown Divide Public Utility District.

Sincerely yours,

WILLIAM E. WARNE, Director

Attachment

Letter of transmittal read, and ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF INDUSTRIAL RELATIONS
DIVISION OF INDUSTRIAL SAFETY
STATE BUILDING ANNEX, 455 GOLDEN GATE AVENUE
SAN FRANCISCO 2, February 2, 1962

Hon. J. A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR SIR:

Subject: Senate Resolution No. 61

This resolution called upon the Division of Industrial Safety to make a study as to the sale, rental, lease, or use of equipment and machinery in places of employment in California which does not conform to applicable safety orders of the division. In response to this resolution the division held public hearings on this matter, one in San Francisco on December 7, 1961, and one in Los Angeles on December 14, 1961. Transmitted herewith are six copies of the transcribed comments made at these hearings. Also enclosed is a notice of the hearings and a copy of the resolution.

Comments made by those attending indicate an interest, on the part of California citizens, in a workable system to bring about complete safety order compliance of all equipment throughout its useful life from the first day of purchase. However, some of the comments point up the difficulties that would be created by the administration of a broad law of the type suggested in this resolution. We must agree that if such a law was adopted this office would be flooded with requests for the approval of equipment, many of these requests coming from other states and even foreign countries. This service could not be handled by the division with its present staff, and would entail a large budget allotment to handle this activity.

Comments at the hearings point up difficulties that out-of-state manufacturers might have in complying with the different regulations that each state might have should each state adopt a law of the kind proposed. Obviously this problem would be simplified and such a law would be more reasonable if the various states could agree in advance upon the safety regulations that would be complied with throughout the nation.

In addition to holding public hearings, the division attempted to study this matter statistically. An effort was made, with limited success, to determine how many of our work injuries are due to a lack of guards and safety devices such as would be required by a new law of the proposed type. In 1961 the Division of Industrial Safety investigated 1,484 accidents. The division does not investigate, by any means, all of our industrial injuries, but it can be assumed that our investigations did include a large percentage of the serious injuries involving a lack of guards or safety devices on machines.

Sixty of the reports concerned conveyors, machines, tractors, and other equipment which could have been equipped with guards or other safety devices by the manufacturer at the time of assembly.

We hope that this information will be of value to the Senate. Please call upon the division again if further information is required.

Very truly yours,

GEO. A. SHERMAN, Chief

Enc.

Summary of Public Hearings for the Purpose of Considering

SENATE RESOLUTION NO. 61

Held in San Francisco, December 7, 1961, and in Los Angeles, December 14, 1961
Senate Resolution No. 61

This resolution called upon the Division of Industrial Safety to conduct a study as to the sale, rental, lease or use of equipment and machinery in places of employment in California which does not conform to applicable safety orders of the division.

Hearings were held in San Francisco on December 7, 1961, with 28 representatives of industry and labor in attendance; in Los Angeles 21 were in attendance on December 14, 1961. The meetings were called to order by Mr. Geo. A. Sherman, Chief of the Division of Industrial Safety.

Comments made included reference to the need for legislation, particularly in the agriculture industry, to correct a condition where machines or equipment are purchased which do not comply with the division's safety orders and the buyer is forced to spend additional money to have them comply with the safety regulations. Farm machinery shown at various exhibitions is usually in violation of the safety orders.

Attention was directed to the fact that we have laws at the present time which govern the use of equipment in California and this law under consideration would involve merely a condition which must be met by the renter or seller of a piece of equipment. It was also stated that the cost of enforcing this legislation which would apply only at time of sale, is far and above what would be accomplished in the way of safety order compliance. Laws of this nature would place any renter or seller of equipment in a position to demand state certification of any equipment that he wanted to sell or rent or lease. Laws of this intent could possibly develop many difficult legal questions. It was stated that addition to the staff of our present division for field service and inspection is what we need to correct the amount of non-compliance that exists.

Further comments repeated the problems of the agriculture industry, but also agreed that the problem lay in the use of the equipment, pointing out the possible need for more education work. It was pointed out that a law of this nature would require a great many people to police it in this State and would entail a tremendous workload in notifying people in other states of our requirements. It was stated that in the case of a new plant where equipment has to be designed as construction progresses it would be very difficult to have a guard provided by the manufacturer for installation. Some guards now furnished are substandard and have to be rebuilt up to the state code.

The following comments were made regarding the construction industry: "It is noticed that in the letter of the resolution that it states, 'for rental, lease, or sale of equipment.' Does this also include used equipment? It doesn't mention the type of used equipment. Of course, in construction we're using and renting and leasing equipment, and I'd say that the biggest percentage of that is used equipment that is rented or leased. If this could be applicable to that kind of equipment, that before it could be taken back on a job again it must come up to the standards, this would help us immensely. We find that new equipment per se on construction jobs is pretty well guarded equipment that comes into the State; however, the old used equipment is where someone, possibly our own member, has taken the guards off to expedite a job and it just doesn't ever get put back on. We would like very much to see this include used equipment."

It was pointed out that at the present time that it is the employers' responsibility to see to it that the safety orders are complied with. The question was asked for clarification of whether or not a law as indicated by the resolution would relieve the employer of his responsibility to conform to the safety orders. The following answer was given: "I do not think the intent was to relieve anybody of any responsibility by this resolution. I do not think this can be done, you would have to change the law. I think the intent was to develop or propose legislation which would require a new kind of public service to examine plans to study equipment, machines, tools, and devices of all kinds which may be imported from out of the country or out of the State or moved about within the State, old or new; if I interpret this right, to meet the standards of all other division safety orders which would include some 28 sets of safety orders."

More comments were made on farm equipment. "There is no question, but the intent of this resolution bears merit and bears further study. However, as we study the questions involved that have been raised here this morning it poses some very complex problems. If a piece of equipment is put on the market, and supposedly they would be required to follow all the safety orders, a farmer who is not an employer need not buy this equipment for the reason that he would not have to comply with the Safety Orders. This does not mean that probably he does not have a need for it. It is my feeling basically, that all machinery that is sold should be reasonably guarded so the farm family that operates this equipment has some safety features for the farm family. This poses one question as to building equipment for this group of farm folk who are employers and those who are not. At the present time there are manufacturers that are doing a very good job of marketing equipment that

has some good safety features. They are building safety into this equipment, and, I am sure, on the drawing boards in the next three or five years we will see more and more equipment that is going to have a lot of safety built into it. This is true of some of the safety minded manufacturers, on the other hand there is some equipment that is being sold that certainly does not show much thought so far as safety is concerned. This is probably the group that will be concerned if we could bring in a group of manufacturers that are not complying or that are marketing this equipment of a type that could stand correction. This might be an area that might be explored to see whether these manufacturers would be willing to do something to bring this machinery in that would be safer. I am just wondering whether rather than adopting an act of this type, we should not spend more time with the prospective employers who are going to be purchasers of these machines, to see if we could, let us say, 'beef up' our educational efforts in this field, and, in-as-much as we're going to have agricultural safety orders in the near future, that this may bring about better construction of farm machinery and probably make our farmers aware that they will have to comply, and perhaps if they would demand of the manufacturer to develop this type of machine maybe we could overcome the problem. In summary I would like to say that there is no question in agriculture that some machinery is sold that simply needs some safety work, but I question whether this would be the immediate answer to our farm machinery agriculture problem."

More comments on the construction industry. "One of the primary things in the construction industry that we are concerned about almost daily is the renting and leasing of equipment. Normally we are not so concerned with this new equipment, it is generally fairly good and fairly expensive and pretty well designed, but I think that one of the primary things in construction that we are concerned about almost daily is the renting and leasing of equipment. Quite often a fellow starts off in business with not too much money and he buys an old piece of equipment that he is trying to wire the thing together with hay wire to keep it running and it gets real serious. This is a big problem in construction. I run into equipment daily that everybody around knows is no good and yet it is operating and it is just not right so I would be heartily in favor of seeing some real study put in on this. I think it has a lot of merit, especially for the construction industry."

The following comment was made at the Los Angeles hearing. "All of us find many pieces of equipment as we go around plants. New equipment and rented equipment that does not comply with the Safety Orders of the Division from the standpoint of preventing injuries, doubtless the proposed legislation would be desirable. From the standpoint of fair enforcement or coverage it would look to me like an almost impossible situation. I have heard comparatively little comment among my clients on this proposal other than each of them, on discussing it, usually can recall instances of rented equipment the employer has rented without requiring that it be guarded. He doesn't want to spend the money to guard it himself, it doesn't belong to him, and the problem is quite obvious. Usually it is operated during the period of its lease or rental without guards unless somebody comes by from the Division of Industrial Safety and requires that the guards be put on. A substitute for the legislation is available now and is being used more and more by concerns that buy or rent equipment. They have rubber stamps or some have printed on their purchase orders the condition that the equipment furnished must comply with all industrial safety requirements effective in the State. That is rather rigidly enforced by some big plants doing mechanical work. We've tried to have it adopted by most of the plants in which we work and it has been quite an effective way to meet this situation."

"Another comment. We're primarily interested in these procedures from the standpoint of agricultural safety orders. It is our belief and desire that the enforcement of the safety orders particularly in our field be left as they are, in the hands of the Division of Industrial Safety. Most of our equipment here is manufactured out of state, it comes from other areas without compliance consideration for any particular state. One thing about the proposed resolution is that it would be effective in places that buy, sell, rent, or lease equipment where there's employment—there are few where there isn't employment. It is hard to define a control by legislation itself. Again we feel that the personnel of your Division is better qualified to determine what should be done and what should not be done with this equipment. It is a safety matter and it's pretty hard to legislate it. I think it's pretty hard to do that."

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, February 2, 1962

Hon. J. A. Beck
Secretary of the Senate
State Capitol

DEAR MR. BECK: Transmitted herewith is the Report of The Department of Public Works Regarding Tolls on The San Mateo-Hayward Bridge and The Dumbarton Bridge pursuant to Assembly Concurrent Resolution No. 83 (1961).

Due to the fact that the California Toll Bridge Authority meets infrequently, the department is forwarding the report to the Legislature at this time without the formal approval of the Authority in order that the Legislature may have it at the time the 1962 Budget Session convenes. However, we are sending a copy of the report to each member of the Authority and if they disagree in whole or in part with the report, we will advise you.

Respectfully,

ROBERT B. BRADFORD,
Director of Public Works and
Secretary and Member,
California Toll Bridge Authority
By RUSSELL J. COONEY, Deputy Director

Enc.

REPORT OF THE DEPARTMENT OF PUBLIC WORKS REGARDING
TOLLS ON THE SAN MATEO-HAYWARD BRIDGE AND THE
DUMBARTON BRIDGE PURSUANT TO ASSEMBLY
CONCURRENT RESOLUTION No. 83 (1961)

February 1, 1962

Assembly Concurrent Resolution No. 83, adopted at the 1961 General Session of the Legislature, requested that the California Toll Bridge Authority and the Department of Public Works study the feasibility of making the tolls on the San Mateo-Hayward, Dumbarton and San Francisco-Oakland Bay Bridges uniform, or to reduce the tolls on the San Mateo-Hayward or Dumbarton Bridges to the rates in effect on the San Francisco-Oakland Bay Bridge, and to determine the dates on which such changes in toll rates could be made effective without interfering with any construction program authorized by law. Attached hereto as Exhibit "A" is a chart entitled "Estimate of Effect of Applying San Francisco-Oakland Bay Bridge Toll Rates to Actual Traffic of San Mateo-Hayward and Dumbarton Bridges in fiscal year July 1, 1960 to June 30, 1961." This chart shows the existing toll schedules on the San Mateo-Hayward and Dumbarton Bridges and on the San Francisco-Oakland Bay Bridge. It further contains a breakdown of total traffic using each of these bridges by classification, a statement of actual revenue received and a statement of what would have been the revenue if the toll schedule in effect on the San Francisco-Oakland Bay Bridge had been used.

In comparing the toll schedules, it will be noted that the automobile rate on the San Mateo-Hayward and Dumbarton Bridges is 10 cents higher than that in effect for the San Francisco-Oakland Bay Bridge; that the rate for an automobile and trailer is also 10 cents higher and the rate for a motorcycle is five cents higher. With the exception of three-axle trucks, the rates for truck traffic using the San Mateo-Hayward and Dumbarton Bridges are lower than those for the Bay Bridge. Further, on those bridges, the two-axle bus rate is 10 cents higher and the three-axle bus rate is 15 cents lower than the corresponding rates on the San Francisco-Oakland Bay Bridge.

Applying the toll rates on the San Francisco-Oakland Bay Bridge to actual traffic using both the San Mateo-Hayward and Dumbarton Bridges in the fiscal year July 1, 1960 to June 30, 1961 (that is, decreasing automobile tolls and increasing most truck tolls) would have resulted in a net revenue loss of \$220,691 (9.39%). If automobile tolls were so reduced without increasing truck tolls, the net revenue loss for the same year would have been \$423,044.

Under the provisions of Streets and Highways Code Section 30794, the California Toll Bridge Authority was authorized to pay most of the cost of the reconstruction and improvement of the San Mateo-Hayward Bridge from funds on hand or accruing to the San Francisco-Oakland Bay Bridge up to and including June 30, 1964, to the extent that such funds were not necessary to finance the current reconstruction of the San Francisco-Oakland Bay Bridge. Since all outstanding bonds on the San Mateo-Hayward and Dumbarton Bridges have been retired, current revenues from those bridges are also made available for this project under the provisions of this same section. The estimated cost of the work of reconstructing the San Mateo-Hayward Bridge is at least \$70,000,000. The California Toll Bridge Authority has proceeded with this project under the provisions of Streets and Highways Code Section 30794 and the present estimates indicate that income based on the present toll schedules will be barely sufficient to finance the project. Thus, a revision in toll schedules downward could jeopardize the completion of the San Mateo-Hayward Bridge improvements. It would therefore seem at this time that the earliest date upon which a revision of the toll schedules now in effect on the San Mateo-Hayward and Dumbarton Bridges could be undertaken would be June 30, 1964 if the improvement of the San Mateo-Hayward Bridge is to take place as planned.

The problem will, however, be kept under study. If, as the work progresses, contract costs are shown to be sufficiently less than those estimated so that a downward toll revision would not jeopardize the completion of the project, further consideration can be given to the question prior to 1964.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works and
Secretary and Member, California Toll Bridge Authority
By RUSSELL J. COONEY, Deputy Director

Exhibit A
Estimate of Effect of Applying San Francisco-Oakland Bay Bridge Toll Rates
to Actual Traffic of San Mateo-Hayward and Dumbarton Bridges
in Fiscal Year July 1, 1960 to June 30, 1961

Classification	Existing Toll Schedules			San Mateo-Hayward Bridge			Dumbarton Bridge			Combined S.M.-Hayward & Dumbarton			Increase or Decrease from Actual	
	S.M.-H Dumb.	S.FORB (1)	(2)	No. of Vehicles (3)	Actual Revenue (4)	Revenue if S.FORB Tolls Used (5)	No. of Vehicles (6)	Actual Revenue (7)	Revenue if S.FORB Tolls Used (8)	No. of Vehicles (9)	Actual Revenue (10)	Revenue if S.FORB Tolls Used (11)	Percentage (12)	Revenue (12)
Auto (cash) -----	\$0.35	\$0.25		2,643,585	\$925,255	\$660,896	1,586,855	\$555,399	\$396,714	4,230,440	\$1,480,654	\$1,067,610	-28.37	-\$423,044
Auto (commutes) *	60	50		497,681	104,390	104,390	573,017	119,130	119,130	1,070,688	223,526	223,526	0.00	0
Auto and trailer	60	50		20,369	12,221	10,184	13,090	7,854	6,545	33,459	20,075	16,450	-16.67	-3,616
Motorcycle -----	.20	.15		2,577	515	321**	2,682	536	334**	5,259	1,051	655**	-20.65	-217
Tricar -----	.20	.20				88**			91**			179**		
Truck—2-axle -----	.35	.50		334,882	117,209	167,441	182,460	63,861	91,280	517,342	181,070	258,071	+42.80	+77,001
Truck—3-axle -----	1.00	1.00		47,511	47,511	47,511	24,396	24,396	24,396	71,907	71,907	71,907	0	0
Truck—4-axle -----	1.50	1.75		16,470	24,705	28,823	8,736	13,104	15,288	25,206	37,809	44,111	+16.67	+6,302
Truck—5-axle -----	2.00	2.75		79,944	159,888	219,846	82,511	165,022	226,905	162,455	324,910	446,731	+37.50	+121,841
Truck—6-axle -----	2.50	3.00		824	2,060	2,472	553	1,383	1,659	1,377	3,443	4,131	+688	+688
Truck—7-axle -----	3.00	3.50		29	87	102	5	15	18	34	102	130	+18	+28
Bus—2-axle -----	.85	.75		2,374	2,018	1,781	2,985	2,537	2,239	5,359	4,355	4,020	-11.75	-335
Bus—3-axle -----	.85	1.00			6	1				7	6	7	+1	+1
Totals -----				3,646,253	\$1,395,865	\$1,243,862	2,477,290	\$933,237	\$884,549	6,123,543	\$2,349,102	\$2,128,411	-9.39	-\$220,691

* Commute books on all three bridges contain 50 one-way tickets and are sold for \$10 each. Minor adjustments for refunds not included in tabulation.

** Relative proportion of motorcycles and tricar assumed to be same as on San Francisco-Oakland Bay Bridge.

CALIFORNIA STATE PERSONNEL BOARD
801 CAPITOL AVENUE, SACRAMENTO, February 5, 1962

Mr. Joseph A. Beck
Secretary of the Senate
California Legislature
State Capitol, Sacramento

DEAR MR. BECK: The State Personnel Board at its regular meeting on December 15, 1961, adopted the following resolution:

Resolved, That the Report to the Governor and the Legislature concerning state salaries and other matters together with recommendations be adopted as the report prepared in conformance with Government Code Section 18712. The Secretary of the State Personnel Board is directed to file the report, a copy of which is identified by the signatures of all members of the board, with the Governor and to file copies with each house of the Legislature in accordance with Government Code Section 18712.

In conformance with this resolution, we are transmitting a copy of this report to be filed with the Senate. All members of the Legislature have received copies of the report.

Very truly yours,

JOHN F. FISHER, Secretary

Enclosure

CALIFORNIA STATE PERSONNEL BOARD
801 CAPITOL AVENUE, SACRAMENTO, December 15, 1961

Edmund G. Brown, Governor of California, and
Members of the Senate and the Assembly of the State of California

GENTLEMEN: The State Personnel Board, in accordance with Government Code Section 18712, submits this report on matters relating to civil service personnel under the jurisdiction of the Personnel Board.

The Legislature, in delegating to the Personnel Board the authority to set and adjust salary ranges for civil service employees, has directed the Personnel Board to: (a) consider proper internal salary relationships between state classes; (b) consider the salaries for comparable service in private employment and in other governmental agencies; and (c) keep expenditures for salary adjustments within the appropriation limits provided by the Legislature (Government Code Section 18850).

The following summarizes the salary situation:

1. After funds were appropriated by the Legislature, the Personnel Board granted at least a 5 percent increase to almost all employees effective July 1, 1960. Approximately 3,800 state college professors and administrators received an additional 2.5 percent (a total of 7.5 percent). Approximately 22,800 other employees received an additional 5 percent (a total of 10 percent). This adjustment program generally brought salaries of state employees in line with those prevailing in other governmental jurisdictions and in private industry as of July 1, 1960.
2. The Personnel Board in its Annual Report dated December 1, 1960, made recommendations for salary increase funds for the 1961-62 fiscal year which would provide a 5 percent adjustment for about half the state employees. The Personnel Board submitted a supplemental report to the Governor and the Legislature on April 21, 1961, after reviewing the results of the March 1961 salary surveys. This report stated, "In view of these salary comparisons and trends, it now appears that a 5 percent increase will be warranted for almost all state classes by January 1, 1962 . . ."
3. Therefore, the appropriation for salary increase purposes was limited to \$2,231,000 specifically earmarked to provide a 5 percent increase effective July 1, 1961, for approximately 10,800 employees in the psychiatric technician classes. No other funds have been available for salary increase purposes during the 1961-62 fiscal year.
4. Surveys conducted by the Personnel Board in October, 1961 showed wage increases of about 6.2 percent since March, 1960. The increase in wage levels has been more pronounced in many occupations during this period.
5. A direct comparison between salaries in private industry and those in state service showed that in October, 1961 salaries and wages in private industry were about 4.8 percent higher than salaries for corresponding positions in state service, and 6.1 percent higher when clerical positions are excluded. It is estimated that the current salary increase trend will continue and that the State will be more than 5 percent behind prevailing rates by January, 1962. Contributing to this trend are a large number of contracts with guaranteed future wage increases and contracts for wage increases negotiated since October, 1961.
6. A comparison of state salaries on a class-by-class basis with salaries paid by other governmental agencies indicates that a large number of these classes in state service have fallen behind their counterparts in other governmental agencies.

7. The data from private and governmental employers justify a general salary adjustment of 5 percent as of January 1, 1962, for practically all state employees.
8. In addition to a salary increase fund approximating 5 percent, these data disclose need for substantial funds for specific additional salary adjustments to meet greater changes in rates in certain occupational areas in private industry and other governmental jurisdictions. Special funds are also required to meet inequities and problems arising from changes in internal relationships, recruitment situations, changes in duty assignments, and departmental reorganizations.

Based on these considerations, the following recommendations for salary increase funds for the 1961-62 and 1962-63 fiscal years is submitted. The recommendation provides only for civil service employees and for the cost of retirement contributions. Estimates of salary increase needs for the University of California, the State College System, and other exempt employees are not included.

1. The estimated cost of the 5 percent increase recommended by the Personnel Board to be effective January 1, 1962, is \$7,200,000 from the General Fund and \$7,100,000 from special funds for the remaining six months of the 1961-62 fiscal year.
2. To recognize changes in internal relationships and in rates prevailing in government and industry, it is estimated that an appropriation of \$3,300,000 will be needed from the General Fund to provide for special salary adjustments for the remaining six months of the 1961-62 fiscal year. Commensurate amounts will be needed from special funds.
3. It is anticipated that funds in the amount of \$2,750,000 from the General Fund will be required for special salary adjustments during the 1962-63 fiscal year, plus a commensurate amount from the special funds. The total annual costs for 1962-63, including a continuance of adjustments recommended for January 1, 1962, will be \$24,500,000 from the General Fund and \$23,000,000 from the special funds.

In addition to information on salaries, this report covers some of the important problems and aspects of personnel management in State service. These discussions may be summarized as follows:

1. Difficult recruiting problems continue, especially in such technical and professional groups as engineers, nurses, auditors, physicians, social workers, psychologists, teachers, and librarians. To improve its recruiting efforts, the Personnel Board has continued its affirmative steps to protect the principal of recruitment and hiring on merit alone by eliminating unfair discrimination wherever it appears, and by utilizing all sources of qualified personnel without regard to race, religion, age, sex, politics or immaterial physical handicaps.
2. The principal training activities of the Personnel Board during the past year included a management development program, specialized training, agency training programs, supervisory training, and driver safety training.
3. The Personnel Board has acted to provide a framework for sound employer-employee relations within State service. The first action was the establishment of a formal system for adjusting employee grievances within the State departments. Second, to give effect to the recently adopted legislation concerning employer-employee relations in the public service, the Personnel Board has scheduled hearings for the adoption of appropriate rules and regulations.
4. The responsibility for taking disciplinary actions rests with the operating departments with the right of appeal to the Personnel Board. The actions taken are summarized in this report.

Respectfully submitted,

CALIFORNIA STATE PERSONNEL BOARD
GLENN R. BAKER, President
ROBERT S. ASH, Vice President
ROBERT D. GRAY, Member
FORD A. CHATTERS, Member
JOSEPH L. WYATT, JR., Member

RESOLUTION NO. CS-4626

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF CULVER CITY, CALIFORNIA, REQUESTING THE REPEAL OF SECTIONS 26709 AND 26711 OF THE VEHICLE CODE WHICH REQUIRE THE INSTALLATION OF RIGHT OUTSIDE REAR-VIEW MIRRORS AND MOVABLE EYESHADES ON BUSES AND/OR TROLLEY COACHES.

WHEREAS, Sections 26709 and 26711 of the Vehicle Code of the State of California require all buses or trolley coaches to have a right rear-view mirror and movable eyeshades; and

WHEREAS, The installation of outside mirrors on the right-hand side of certain buses used by this municipality, as required by said Sections, creates a definite

safety hazard, in that the mirrors cannot be placed so high as to clear the passengers waiting to board and still be effective to permit vision to the rear; and

WHEREAS, Some of the buses used by Culver City are equipped with built-in eyeshades and the addition of movable nontransparent eyeshades would interfere with the driver's vision;

Now, therefore, the City Council of the City of Culver City, California, does hereby resolve as follows:

SECTION 1. That the Governor place upon the special call for the 1962 Session of the State Legislature, an item calling for the repeal of Sections 26709 and 26711 of the Vehicle Code of the State of California insofar as the same apply to the passenger transit industry.

SECTION 2. That the City Clerk is hereby directed to send certified copies of this Resolution to the Governor, the Senate Transportation Committee, the Senate and Assembly Health and Safety Committees, the President of the Senate, and the Speaker of the Assembly.

Approved and adopted this 22nd day of January, 1962.

DUKE P. WATSON

Mayor of the City of Culver City, California

(SEAL)

ATTEST:

I hereby certify this document to be a true and correct copy of the original.

HELENE H. STUBBS

City Clerk of the City of
Culver City, California

January 10, 1962

Mr. Joseph Beek

Secretary of the Senate
State Capitol, Sacramento

DEAR SIR: We wish to convey our sincere thanks to the Senate of the State of California for the very fine tribute paid to our husband and brother, Chester D. Mathews, Treasurer of Lassen County, upon his death, in Senate Concurrent Resolution No. 22 adopted at the 1961 Session of the Legislature.

Sincerely,

MRS. LUCILLE MATHEWS
LLEWELLYN MATHEWS
MRS. ALICE BANTLY

CITY OF RICHMOND, CALIFORNIA

October 20, 1961

Secretary of the Senate
State Capitol, Sacramento

DEAR SIR: Enclosed herewith is certified copy of Resolution No. 7714, urging tax relief as to fallout shelters, same having been adopted by the City Council at its regular meeting held October 16, 1961.

It would be appreciated if you would process the enclosed so that the necessary action may be taken by the Senate.

Very truly yours,

HARLAN J. HEYDON, City Clerk

Enc.

RESOLUTION NO. 7714

RESOLUTION OF THE COUNCIL OF THE CITY OF RICHMOND URGING TAX RELIEF AS TO FALL-OUT SHELTERS

WHEREAS, The construction of adequate civil defense fall-out and bomb shelters is necessary and imperative for the protection of our citizens and their children, and

WHEREAS, In this era of nuclear warfare the ability of the people to protect themselves from nuclear attack constitutes in and of itself a deterrent to such attack, and

WHEREAS, The President of the United States has requested that every citizen and governmental agency do everything they can to encourage the construction and erection of sufficient civil defense shelters and fall-out shelters so that the people of these United States can preserve themselves and by so doing this nation in the event of war, and

WHEREAS, The governmental agencies of this State and of the Federal Government should and must encourage directly and indirectly the erection of civil defense shelters.

Now, Therefore be it Resolved, That the Council of the City of Richmond requests the State Legislature to amend the tax laws of this State to allow scaled exemptions from income tax for expenditures made to provide shelters that meet designated standards.

Be it Further Resolved, That said Council requests the State Legislature to adopt amendments to the law to allow exemptions from the ad valorem property tax, limit-

ing such exemptions to the total amount and making them applicable only to shelters meeting fixed standards.

Be it Further Resolved, That the City Clerk transmit certified copies of this resolution to the State Legislature, our legislative representatives, and to the League of California Cities.

I hereby certify that the foregoing resolution was duly passed and adopted by the Council of the City of Richmond at a regular meeting thereof held October 16, 1961, by the following vote:

Ayes: Councilmen Erickson, Miller, Cannon, Grydyk, Sheridan, Carroll, Bradley, Spinner and Vargas.

Noes: None.

Absent: None.

(SEAL)

HARLAN J. HEYDON, Clerk of the City of Richmond

APPROVED:

GAY G. VARGAS, Mayor

APPROVED AS TO FORM:

JAMES P. O'DRAIN, City Attorney

CERTIFIED AS A TRUE COPY:

HARLAN J. HEYDON,
Clerk of the City of Richmond, Calif.

CITY OF PARAMOUNT
16219 SOUTH PARAMOUNT BOULEVARD
PARAMOUNT, CALIFORNIA, October 20, 1961

*Secretary of the State Legislature
State of California
Capitol Building, Sacramento*

DEAR SIR: We are enclosing a certified copy of Resolution No. 61:073 which was duly approved and adopted by the City Council of the City of Paramount on October 3, 1961.

We would appreciate your favorable consideration in the matter of tax relief on fall-out shelters.

Sincerely,

BETTY H. PLAISER, Chief Deputy City Clerk

Enc.

CITY OF PARAMOUNT
LOS ANGELES COUNTY, CALIFORNIA

RESOLUTION NO. 61:073

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF PARAMOUNT URGING TAX RELIEF AS TO FALLOUT SHELTERS

The City Council of the City of Paramount does resolve as follows:

WHEREAS, The construction of adequate civil defense fallout and bomb shelters is necessary and imperative for the protection of our citizens and their children; and

WHEREAS, In this era of nuclear warfare the ability of the people to protect themselves from nuclear attack constitutes in and of itself a deterrent to such attack, and

WHEREAS, The President of the United States has requested that every citizen and governmental agency do everything possible to encourage the construction and erection of sufficient civil defense shelters and fallout shelters so that the people of these United States can preserve themselves and this nation in the event of war, and

WHEREAS, The governmental agencies of this State and of the federal government should and must encourage directly and indirectly the erection of civil defense shelters,

Now, therefore, *be it resolved*, By the City Council of the City of Paramount that the Legislature of the State of California, the State Board of Equalization, the County Assessor of Los Angeles County, and the Internal Revenue Service be urged to investigate and if possible to establish such practices as will grant a tax benefit to those persons who construct shelters on their property and serve this nation's interests,

Be it further resolved, That the city clerk transmit certified copies of this resolution to the Legislature of the State of California, the Secretary of the Board of

Equalization, the County Assessor of Los Angeles County, and to the Director of Internal Revenue.

Approved and adopted this third day of October, 1961.

(SEAL)

CHARLES E. KENNEDY, Mayor

ATTEST:

M. D. McKEOWN, City Clerk.

I HEREBY CERTIFY that the foregoing is a true and correct copy of Resolution No. 61 :073, passed and adopted by the City Council of the City of Paramount at a regular meeting thereof held on the third day of October, 1961.

Dated: October 4, 1961

M. D. McKEOWN, City Clerk

Roll call vote:

Ayes: Councilmen Iliff, Scott, Waters, Kennedy

Noes: None

Absent: Councilman Mosier

Abstain: None

THE RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF WATER RESOURCES
1120 N STREET, SACRAMENTO, January 2, 1962

Hon. Joseph A. Beek

*Secretary of the Senate
State Capitol, Sacramento*

DEAR MR. BEEK: I have the honor to transmit herewith, for the information of the California State Senate, a report on the quality of ground waters in Northern and Central California during calendar year 1959. This is the fifth in a continuing series of reports on the ground water monitoring program conducted by the Department of Water Resources.

Under this program, water samples from representative wells in ground water basins throughout the State are collected and analyzed, and an annual evaluation is made of ground water quality conditions.

This report covers the period from January through December 1959, and includes mineral analyses of ground waters from 45 monitored areas in California.

Sincerely yours,

WILLIAM E. WARNE, Director

Enc.

Letter of transmittal read, and ordered printed in the Journal, and the bulletin filed with the Secretary of the Senate.

THE RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF WATER RESOURCES
1120 N STREET, SACRAMENTO, January 2, 1962

Hon. Joseph A. Beek

*Secretary of the Senate
State Capitol, Sacramento*

DEAR MR. BEEK: I have the honor to transmit herewith for the information of the California State Senate a copy of Bulletin 23-60, "Surface Water Flow for 1960."

This report continues the publication of water flow and utilization data collected and published as part of the Sacramento-San Joaquin Water Supervision Program, as well as pertinent water supply data gathered under other current programs of the department.

Sincerely yours,

WILLIAM E. WARNE, Director

Enc.

Letter of transmittal read, and ordered printed in the Journal, and the bulletin filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, January 10, 1962

Hon. Joseph A. Beek

*Secretary of the Senate
State Capitol*

DEAR MR. BEEK: Assembly Concurrent Resolution No. 134 of the 1961 Regular Session, by Assemblyman Walter I. Dahl, requested the Department of Public Works to make a study of the feasibility of providing an alternate route through the city of Oakland for trucks so that truck traffic may be eliminated on the portion of MacArthur Freeway involved without jeopardizing the availability of any federal funds,

and to report its findings and recommendations thereon to the Legislature at the commencement of the 1962 Regular Session.

There are enclosed six copies of a report on this subject, which has been prepared by the Division of Highways in accordance with the request contained in the resolution.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works

Enc.

Letter of transmittal read, and ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES
SACRAMENTO, June 21, 1961

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: I have the honor to transmit herewith for the information of the California State Senate Bulletin 93, titled "Saline Water Demineralization and Nuclear Energy in the California Water Plan," dated December, 1960. This is a comprehensive review of the various processes used in converting saline water into fresh water. In addition, the role of nuclear energy in the California Water Plan is discussed.

The report was initiated partially as a result of House Resolutions Nos. 88 and 234, of 1957, in which the Legislature expressed its desire that the department give full consideration to saline water conversion and nuclear energy in the California Water Plan. In addition, the department realized its obligation to keep water leaders of the State informed on these subjects. This bulletin should serve both purposes.

Sincerely yours,

WILLIAM E. WARNE, Director

Enc.

Letter of transmittal read, and ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, June 22, 1961

Hon. J. A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: This will acknowledge your letter of June 21, 1961; a copy of Senate Concurrent Resolution No. 29, relative to State Highway Route 30 in San Bernardino County; and a copy of Senate Concurrent Resolution No. 71, relative to the planning and construction of state highways.

These resolutions are receiving our attention.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES
SACRAMENTO, August 15, 1961

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: I have the honor to transmit herewith, for the information of the California State Senate, a report entitled "Quality of Surface Waters in California, 1957."

This bulletin contains an evaluation of surface water quality in 100 streams and lakes throughout California during the period January through December 1957. The surface waters in Northern California were of excellent quality. The quality in Southern California during the same period varied from excellent to poor. The poorer quality was observed to be in lakes which receive large volumes of drainage water and which have high evaporation rates.

Sincerely yours,

WILLIAM E. WARNE, Director

Enc.

Letter of transmittal read, and ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES
SACRAMENTO, August 15, 1961

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: I have the honor to transmit herewith, for the information of the California State Senate, a report entitled "Quality of Surface Waters in California, 1958."

This bulletin contains an evaluation of surface water quality in 132 streams and lakes throughout California during the period January through December 1958. For the most part, the waters in Northern California continued to be of excellent quality and suitable for most uses with only insignificant changes from previous years. Surface waters in Southern California during the same period, on the other hand, varied in quality from excellent to poor with the poorer quality waters found in the lakes of that area.

Sincerely yours,

WILLIAM E. WARNE, Director

Enc.

Letter of transmittal read, and ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES
SACRAMENTO, September 8, 1961

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: I have the honor to transmit herewith, for the information of the California State Senate, a copy of the booklet entitled "General Information Pertaining to the Preparation and Processing of Claims for Reimbursement of Local Costs on Federal Flood Control Projects," July, 1961.

This booklet supersedes the "Statement of Policies and Principles of the Department of Water Resources With Respect to Reallocation of Funds for Payment of Local Costs of Authorized Federal Flood Control Projects," dated December, 1958.

Sincerely yours,

JAMES F. WRIGHT, Acting Director

Enc.

Letter of transmittal read, and ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES
SACRAMENTO, October 6, 1961

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: I have the honor to transmit herewith for the information of the California State Senate a copy of Bulletin No. 23-59, "Surface Water Flow for 1959."

This report continues the publication of water flow and utilization data collected and published as part of the Sacramento-San Joaquin Water Supervision Program, as well as pertinent water supply data gathered under other current programs of the department.

Sincerely yours,

WILLIAM E. WARNE, Director

Enc.

Letter of transmittal read, and ordered printed in the Journal, and the report filed with the Secretary of the Senate.

ADJOURNMENT

At 12.58 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m., Tuesday, February 6, 1962, out of respect to the memory of the late Hon. John J. Hollister, Jr.

JOHN F. LEA, Minute Clerk

IN JOINT CONVENTION

ASSEMBLY CHAMBER, SACRAMENTO

Monday, February 5, 1962

At 1.20 p.m., the Senate and the Assembly met in Joint Convention.

Hon. Jesse M. Unruh, Speaker of the Assembly, presiding.

Arthur A. Ohnimus, Chief Clerk, at the desk.

ANNOUNCEMENT

Speaker Jesse M. Unruh announced the presence in the Assembly Chamber of Lieutenant Governor Glenn M. Anderson and Senator Hugh M. Burns, President pro Tempore of the Senate, and invited them to the rostrum.

SENATE ROLL CALL

Hon. Glenn M. Anderson directed the Secretary of the Senate to call the roll of Senators.

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, J. Howard Williams, and Robert D. Williams—39.

Quorum present.

ASSEMBLY ROLL CALL

Hon. Jesse M. Unruh, Speaker of the Assembly, directed the Chief Clerk to call the roll of the Assemblymen.

The roll was called, and the following answered to their names:

Bruce F. Allen, Don A. Allen, Bagley, Bane, Beaver, Bee, Belotti, Bradley, Britschgi, Brown, Burke, Burton, Busterud, Cameron, Carrell, Casey, Chapel, Collier, Cologne, Conrad, Coolidge, Crown, Cunningham, Dahl, Davis, DeLotto, Dills, Elliott, Flournoy, Francis, Frew, Gaffney, Grant, Hanna, Hawkins, Hegland, Holmes, House, Kennick, Kilpatrick, Knox, Lanterman, Leggett, Levering, Lowrey, Luckel, Lunardi, Marks, McMillan, Meyers, Mills, Monagan, Mulford, Nisbet, O'Connell, Pattee, Petris, Porter, Reagan, Rees, Rumford, Schrade, Sedgwick, Shell, Sumner, Thelin, Thomas, Veneman, Waldie, Williamson, George A. Willson, Charles H. Wilson, Winton, Wolfrum, Z'berg, and Mr. Speaker—76.

Quorum present.

APPOINTMENT OF JOINT COMMITTEE ON ESCORT

Hon. Glenn M. Anderson, President of the Senate, announced the appointment of Senators Richards, McCarthy, and Christensen, as the Special Committee to escort His Excellency, Edmund G. Brown, Governor of the State of California, to the bar of the Assembly.

Hon. Jesse M. Unruh, Speaker of the Assembly, announced the appointment of Messrs. Marks, House, and Grant as the Special Committee to escort His Excellency, Edmund G. Brown, Governor of the State of California, to the bar of the Assembly.

REPORT OF JOINT COMMITTEE ON ESCORT

The Joint Committee on Escort, appointed to wait upon the Governor, and escort him to the Joint Convention, appeared at the bar of the Assembly, and announced the presence of His Excellency, Edmund G. Brown, Governor of the State of California.

PRESENTATION OF THE LIEUTENANT GOVERNOR

Hon. Jesse M. Unruh, Speaker of the Assembly, presented Lieutenant Governor Glenn M. Anderson to the Joint Convention.

PRESENTATION OF THE GOVERNOR

Hon. Glenn M. Anderson, Lieutenant Governor of California, presented Governor Brown to the Joint Convention.

Governor Brown then proceeded to address the Joint Convention as follows:

To the Senate and Assembly of the Legislature of California:

I present to you a \$2,885,523,247 Budget for the 1962-63 fiscal year.

It is the fourth consecutive soundly balanced Budget transmitted to you by this Administration.

It is the third consecutive Budget requiring no new taxes.

It recognizes in size and scope that this is the year when California takes its destined place as the first State in the Union, as the leader in population, in government, in education, and in dedication to the principles of equal opportunity.

It contemplates no major new expenditure programs.

It includes increases in existing programs only where they are required by growth and quality, the two traditional hallmarks of life and government in California.

It is once more based on an allocations system which guarantees that the state government will live within its resources without impairment of that level of services which has made California the most attractive State in the Union—to its citizens, to new population and to new industry and commerce.

It adheres to strict standards of austerity and economy.

Expenditure increases were limited to those areas in which direct services to people were involved. New administrative workload and overhead costs were pared from departmental budgets, even when formulas and ratios justified the requests involved. The only major exceptions were in our revenue collecting agencies where added staff costs demonstrably would produce even more added revenue.

I renew my annual invitation to the Legislature to produce even more economies to reduce this Budget wherever possible without stunting the State's growth or reducing the quality of its essential services.

I also renew my pledge to economize in the administration of this Budget.

I believe the record of the past three years reveals that both the invitation and the pledge are sincere.

As evidence, I offer the fact that this Administration has averaged \$27 million a year for the last three years in savings from legislative appropriations. In the 10 years prior to my election, two preceding administrations averaged \$15 million and \$14 million respectively.

This last year we have also held thousands of authorized positions vacant for long periods of time in order to achieve greater productivity and slow the expansion of the work force.

Together, in these three years, you and I have restored California's fiscal responsibility, returned its bonds to an envied status in the na-

tional financial market place and turned a \$68 million deficit into a \$20 million dollar surplus.

At the same time, we have kept faith with the future of this great State.

This Budget is founded not alone on principles of economy, but on a deep conviction that we must meet both the needs of the present and the challenges of the future.

The major cost increases in this massive Budget testify to our adherence to the principle of investment—investment in the education of our youth, investment in the development of water and the other great natural resources, and investment in people and programs designed to make California a better place to live and work.

Consider education, the area in which the largest growth is taking place and in which the most significant new investments are being made.

Local school districts will have 212,000 more students next year, bringing the total to 3,775,000 students in the elementary and secondary grades through junior college. The districts will receive \$58 million more in operating and debt service costs. The total proposed expenditure is \$863 million.

The rapidly expanding State College System will have 8,500 more students in 1962-63, bringing the total enrollment to 86,440. The trustees, the 16 present campuses and the two new ones will receive \$19 million more in state funds for operation and construction purposes. The total proposed expenditure is \$149 million.

The great University of California, destined to double in size in this decade, will admit 5,128 more students in 1962-63, increasing total enrollment to 57,203. The proposed state-supported budget for the university calls for an increase of \$16 million. The total proposed state contribution is \$197 million.

Next in importance among the few major increases are those resulting from 1961 legislation to improve health care for the aged and meet other deficiencies in the State's programs for the aged, the blind and the disabled. The forecast last year was for a \$70 million increase in these items in 1962-63, the first full year of operation. The estimate now is for \$54 million.

Another major cost factor is the first general pay increase for state employees in two years, a 5 percent raise to be retroactive to January 1 of this year on the urgent recommendation of the State Personnel Board, the official fact-finding agency on proper state salary levels. That will cost \$39.8 million in 1962-63.

State employees themselves have helped to finance this raise with increased productivity. Their efforts in work improvement plans and their money-saving suggestions submitted through the Merit Award System have also helped give impetus to the formulation of new standards of efficiency and economy in many departments.

If you examine the Budget in another way, a different kind of increase factor stands out. Of the entire Budget, \$1,514,200,000, or some 55 percent, is in local assistance, an increase of \$145.6 million in school, welfare, health and flood control programs administered at the local level where the burden would otherwise fall on the property taxpayer.

California continues to have the largest local assistance program of any state.

Fortunately, this Budget was prepared at a time of growing prosperity in California and the Nation.

The revenue estimates on which it is predicated reflect the same steadfast confidence and faith in California's future that I expressed in less auspicious circumstances just one year ago.

Our determination then to press forward with anti-recession measures in partnership with the federal government has been more than justified by events.

In almost every category of economic activity, California is at record highs and is continuing its steady upward climb.

Having doubled personal income in California in the last decade, we should see another increase of 8.6 percent in 1962. The Nation's income will go up only 6.8 percent.

The employment situation, already better, will continue to improve. As the State's population increases another 600,000, requiring 245,000 new jobs for proper support, we actually anticipate the creation of 288,000 new jobs. That would permit a welcome and substantial reduction in unemployment.

This splendid economic climate in California is not an accident. Government and industry and labor have worked hard to create and sustain it.

Recent comprehensive national surveys show that California is the leading choice of business executives for new and expanded plant capacity, not only because of our large and growing market, but because of the high level of publicly financed education here, a level essential to the advanced technology of most modern industry.

This is especially true of the Nation's burgeoning new business giant, the interrelated electronics and space exploration industries. It is in such areas that California's unique investment in higher education is paying dividends not only in culture and civilization, but in new levels of personal income and prosperity.

This Budget, just as the other budgets I have transmitted to you, has other contributions to make to a thriving economy.

There is an accelerated thrust in the California Water Program as it surges toward peak construction activity at Oroville and at the San Luis Reservoir, and the Nation's finest Highway Program is progressing ahead of schedule.

We are also continuing our assault on the ills of our society with some marked successes.

Despite our huge growth in population, a splendid treatment program has reduced the number of mentally ill in our state institutions to the lowest point in eight years.

The Prisoner Conservation Camp Program has a record number of adult and juvenile offenders doing useful and self-rehabilitating work in our forest and wilderness areas. Without their firefighting efforts in the last two years, untold thousands of acres more of California forests would have gone up in smoke.

The comprehensive narcotics program begun last year is still gathering momentum, but has already swept hundreds of addicts off the streets and out of the contagious centers of infection. This is a costly

program, but one worth every dollar we have to pay to rid ourselves of this sordid traffic in human misery and degradation.

These, and other comparable expenditures, are largely in the pattern pioneered in previous years of this Administration.

In one area, however, I am supporting a drastic new approach to a task at which the State has long been laboring with only partial success.

I feel that our recreation programs have not kept pace with our needs.

Despite the greatest fiscal and planning effort of any Administration in the State's history, we still have not met the challenge fully. Lands which should be held for public use have slipped away into private hands because of inadequate funds for acquisition. The costs of other available and desirable lands is moving swiftly out of the range of the limited public purse, and within ten years will be completely beyond our resources.

Moreover, much property now held is not adequately developed to meet immediate public demand for recreational facilities.

Therefore, with this Budget, I plan to submit a \$100 million bond issue proposal to finance an immediate five-year program of acquisition of land for beach, park and other recreational purposes.

At the same time, I am earmarking the General Fund money heretofore used for acquisition to accelerate the pace of our development program from \$4 million to \$6 million a year.

I will ask that the Legislature place the new recreation bond issue on the general election ballot.

If it is approved, as I confidently expect, then I would ask that the Legislature work out, at the 1963 Session, a method and program of acquisition which would take into account not only the needs of the State as a whole, but those of individual communities, counties and regions.

The 1962-63 Budget contemplates other bond financing but with only one other basic variation from the traditional pattern of use of long-term capital outlay bonds in California. That one is of critical importance, however.

To the category of institutions for which proper expenditures from state construction bonds can be made legally, now including the University of California, the State College System, mental hospitals, prisons, government buildings and other purely state institutions, I propose we add the State's junior colleges.

Because the Master Plan for Higher Education adopted in 1960 calls upon the junior colleges to assume a major new role in meeting added statewide responsibilities in the field of higher education, a beginning capital outlay appropriation of \$5 million was authorized by the Legislature last year.

It was agreed by all concerned, however, that no permanently satisfactory solution to the shared responsibility of the State and junior college districts was achieved at that time.

The Coordinating Council for Higher Education is now hard at work on this matter, and I am confident that the 1963 Session of the Legislature, acting after it has had the benefit of the council's study and advice, will be able to write adequate legislation covering the

very complex problem of financing new junior college facilities cooperatively.

It will be important that there be funds available immediately to implement that decision next year, and I am therefore asking that the new state construction bond issue be so written as to permit the Legislature to use construction bond funds for junior college facilities.

As of the beginning of the new fiscal year, only \$52 million of the state construction bonds authorized in 1958 will be available to meet the capital outlay needs of \$141 million projected in this Budget.

I therefore ask this session of the Legislature to place a new bond issue of \$270 million on the June primary ballot to meet the remaining needs for 1962-63 and the probable needs in 1963-64.

Building at the new campuses of the University of California and the State College System will be at its highest level for the next few years as the five-year building plan submitted with this Budget discloses. In addition, as indicated above, junior college assistance, perhaps as much as \$20 million, may be required in the 1963-64 Budget.

Thus, more than 80 percent of the total \$270 million bond issue will be devoted to meeting the drastic needs of our institutions of higher education as they absorb the first full impact of the postwar population boom.

The increased use of bonds in these two areas is more than offset by decreased use in two other areas.

The declining volume of new bond sales required to sustain the self-liquidating California Veterans' Farm and Home loan program will permit drastic reduction in the renewed bond authority sought and the amount to be offered.

Instead of the \$400 million issue required two years ago, I am recommending that the new issue be limited to \$250 million for the next two years without making any changes or restrictions in the loan program. Ample funds on hand will permit the issue to wait to go on the general election ballot in November.

The bond program for assistance in local school construction has done its job well in reducing drastically the number of double sessions in the State. There is now for the first time in years no backlog of requests waiting on a priority basis.

The slackening of demand makes it possible for me to recommend that we reduce the two-year school construction bond issue from the \$300 million level authorized two years ago to \$200 million for the next two years.

I would further recommend that this issue be placed on the primary ballot in June with the \$270 million state construction bond issue.

The net effect of these four proposals will be to reduce rather than to increase the number of general obligation bond sales in California during the next fiscal year while shifting the focus of long-term financing to the areas of greatest need.

California has already sold more than \$500 million in bonds this year, and, because of steadily increasing confidence in California's fiscal soundness, it has sold them at the lowest rates of interest since the state surpluses of the postwar years disappeared in the prior Administration.

Yet, next year, we will be able to make a \$50 million sale of water bonds if necessary and still hold the total to little more than \$400 million.

To any among you with lingering doubts as to California's fiscal health, I would cite two remarkable facts.

California has the lowest net bond debt among nine comparable industrial states and ranks 37th in the Nation.

California ranks 27th among the states in tax rate per \$100 of personal income.

In the last 10 years, the tax rate per \$100 of personal income in all states has gone up an average of 20 percent and in such industrial states as New York and Pennsylvania has gone up 36 percent and 50 percent respectively. California's rate is up just 5 percent.

The fiscal moral is clear. Together you and I have kept economic faith with the people of California and with their future.

I submit this Budget to you with the utmost respect, and with confidence that your ultimate judgment will not stem from narrow partisanship, but will reflect your traditionally broad outlook on what is required to keep California in the position which she is just achieving, that of first among equals in this great union.

SUMMARY

In summary, this Budget totals \$2,885,000,000, including \$141,000,000 of bond financing of essential State building needs. It represents an increase of almost \$199 million, or 6.7 percent over current year requirements. Total revenues will reach \$2,653,000,000, a corresponding increase of 8 percent.

Of particular importance are the General Fund obligations of \$1,917,000,000 contained in this total, up 10 percent over current requirements. General Fund income for this Budget is anticipated at \$1,883,000,000, a comparable increase of 10 percent over the present year.

The most comprehensive brief explanation of the revenue and expenditure programs contained in this Budget document can be found on pages A-11 through A-38.

A summary of the condition of the General Fund is presented below.

GENERAL FUND CONDITION (in Millions of Dollars)

Beginning Surplus and Reserves, July 1	1960-61	1961-62	1962-63
-----	\$131.8	\$58.3	\$38.7
INCOME:			
Revenue and Transfers	1,613.0	1,723.9	1,882.7
EXPENDITURES:			
State Operations	547.3	623.8	687.4
Capital Outlay	117.8	36.4	16.1
Capital Outlay—Bonds	(12.6)	(110.6)	(141.1)
Local Assistance	1,018.9	1,083.3	1,213.1
Total Expenditures	\$1,684.0	\$1,743.5	\$1,916.6
Committed Reserves	20.3	19.3	2.7*
Ending Surplus, June 30	38.0	19.4	2.1

* This amount has been reserved by the 1961 Legislature from County School Service Fund surpluses for future educational needs.

In conformity with Section 34, Article IV of the Constitution, I submit to you the Budget for the State of California for the fiscal year commencing July 1, 1962, and ending June 30, 1963.

Respectfully submitted,

EDMUND G. BROWN, Governor

February 5, 1962

ADJOURNMENT OF THE JOINT CONVENTION

At 2 p.m., there being no further business, the Speaker of the Assembly declared the Joint Convention adjourned sine die.

ADJOURNMENT IN MEMORY OF SENATOR HOLLISTER

At the request of Senator J. Howard Williams, the Senate adjourned this day in memory of the late Hon. John J. Hollister, Jr.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

SECOND LEGISLATIVE DAY
SECOND CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Tuesday, February 6, 1962

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, J. Howard Williams, and Robert D. Williams—38.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

"This is the day which the Lord hath made, we will rejoice and be glad in it."
(Psalm 118:24)

O God, This is the day in which Thou hast brought us together in this place for a purpose. May we so sense that purpose that it will direct our thoughts and speech. This is the day which calls for keen minds, unselfish wills and dedicated spirits. Grant us these gifts as we enter into the responsibilities of this hour. This is the day for wisdom which is greater than our own, for sacrifices beyond the normal ones we make and for a spirit which is peculiarly sensitive to Thy leadership. Help us to remember this throughout the day.

May each Senator so fulfill Thy purpose for him today that he may say in truth the words of the psalmist: "This is the day which the Lord hath made, we will rejoice and be glad in it." AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Fisher, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Victor Andrews of Laguna Beach; Jeanette Banoczi of Garden Grove; and Mary Heald of Santa Ana.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Lenore

Sorenson, Miss Joan Connolly, and Mr. George Connolly, all of Berkeley.

On request of Senator Regan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Rose Doyle of Roseville.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to William Madden of Fresno.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Charles Reynolds and Mr. Charles Frazier, both of Los Angeles.

On request of Senators Richards and McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Ada Laury of San Francisco.

On request of Senators Richards and Shaw, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Walter A. Rosenbaum of San Bernardino.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to T. Ray Oldner of Oakland.

COMMUNICATIONS

The following communications were received and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC HEALTH
631 J STREET, SACRAMENTO 14, February 5, 1962

Hon. Hugh M. Burns, President pro Tempore

State Senate, Sacramento

Hon. Jesse M. Unruh, Speaker

State Assembly, Sacramento

GENTLEMEN: Pursuant to the request of the Senate Finance Committee and the Assembly Ways and Means Committee, during consideration of the budget in 1961, we are pleased to transmit a report of the activities and program of the Bureau of Sanitary Engineering of the Department of Public Health.

Respectfully submitted,

MALCOLM H. MERRILL, M.D.
Director of Public Health

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC HEALTH
631 J STREET, SACRAMENTO 14, February 5, 1962

Hon. Hugh M. Burns, President pro Tempore

State Senate, Sacramento

Hon. Jesse M. Unruh, Speaker

State Assembly, Sacramento

GENTLEMEN: Pursuant to the request of the Senate Finance Committee and the Assembly Ways and Means Committee during consideration of the budget in 1961, as recommended on page 630 of the Report of the Legislative Analyst, we are pleased to transmit a report on the licensing and inspectional fees of the Department of Public Health.

Respectfully submitted,

MALCOLM H. MERRILL, M.D.
Director of Public Health

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, February 6, 1962*To the Senate of the State of California:*

I have the honor to inform you that I propose to make the following appointments to offices which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

HOWARD W. CAMPEN, resident of San Jose; Santa Clara County Executive; member of the Commission on Peace Officer Standards and Training since October 6, 1959;

Member, Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1964.

LOHN R. FICKLIN, resident of Vallejo; City Manager of Vallejo; member of the Commission on Peace Officer Standards and Training since October 6, 1959;

Member, Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1964.

JAMES V. HICKS, resident of Sacramento; Chief, Sacramento Police Department; member of the Commission on Peace Officer Standards and Training since October 6, 1959;

Member, Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1964.

WILLIAM J. MCCANN, resident of Santa Fe Springs; member of the City Council since Santa Fe Springs became a city five years ago; Mayor of the city for four years;

Member, Commission on Peace Officer Standards and Training, vice Samuel Leask, resigned, for the term prescribed by law, ending September 18, 1962.

MRS. MICHAELA MATHIESEN, resident of Fresno; graduate Fresno State College; active in Fresno civic and social work; member of the State Board of Education since February 17, 1958;

Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

DAN O. KILROY, M.D., resident of Sacramento; studied at the University of California and McGill University in Montreal; member of the State Athletic Commission since February 23, 1955;

Member, State Athletic Commission, vice self, term expired, for the term prescribed by law, ending January 1, 1966.

WILLIAM H. JENNINGS, resident of La Mesa; attorney and veteran legal consultant to water organizations; member of the California Water Commission since August 5, 1958;

Member, California Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

MR. MARION R. WALKER, resident of Ventura; lemon grower and businessman; graduate Stanford University; member of the California Water Commission since November 27, 1959;

Member, California Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

WHITFORD B. CARTER, resident of Lancaster; attended the University of Wisconsin and Ripon College; member of the State Board of Forestry since February 17, 1958;

Member, State Board of Forestry, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

JOHN MONAGHAN, resident of San Francisco; warehouseman in San Francisco from 1933 to 1937 and for the last 25 years has been in the catering and restaurant business; U.S. Navy veteran and member of the Veterans of Foreign Wars and the American Legion; member of the California Veterans Board since November 13, 1961;

Member, California Veterans Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

RAYMOND J. DABA, resident of Atherton; attorney; member of the State Board of Education since February 17, 1958;

Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

EDMOND F. BLOVELL, resident of Napa; Vice President, Basalt Rock Company; President, Rock-lite Products Company of Ventura;

Member, State Mining Board, vice Bert C. Austin, deceased, for the term prescribed by law, ending January 15, 1963.

LEWIS L. HUELSDONK, resident of Downieville, Vice President and General Manager, Best Mines Company, Inc.; active in mining business since 1925; member of the State Mining Board since January 16, 1954;

Member, State Mining Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

IRAN HANLEY MCCOY, resident of San Diego; graduate of Colorado State College of Education; did advance work at the University of Denver; Supervisor of Office Administration at General Dynamics Astronautics; President, Community Welfare Council of San Diego; served as President of the Visiting Nurse Association of San Diego County;

Member, Board of Trustees, Fairview State Hospital, vice Mrs. Joey Ham, resigned, for the term prescribed by law, ending four years from the date of confirmation.

THOMAS E. MURPHY, resident of Sacramento; attorney; Sacramento City Councilman; member of the State Bar of California and the County Bar Association of Sacramento; attended Christian Brothers High School and the McGeorge College of Law;

Member, Certified Shorthand Reporters Board, vice Harry T. Shafer, given another term as provided in the 1961 legislation, for the term prescribed by law, ending December 31, 1963.

HARRY T. SHAFER, resident of Compton; graduate of Yale University; law degree at Columbia University and was admitted to practice law in Connecticut in 1938; admitted to the California Bar in 1948; has been practicing law in Compton for 13 years; member of the Certified Shorthand Reporters Board since April 1, 1960;

Member, Certified Shorthand Reporters Board, vice Jose Hector Moreno, term expired, for the term prescribed by law, ending December 31, 1965.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to the Committee on Rules.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, February 6, 1962

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointments to offices which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

WILLIAM G. RILEY, resident of Eureka, secretary of the Humboldt Fishermen's Marketing Association, Inc., representative on "Salmon Unlimited"; over 30 years experience as both sports and commercial fisherman in Northern California; senior member of the advisory committee from California to the PMFC;

Commissioner, Pacific Marine Fisheries Commission, vice John S. Crivello, resigned, for the term prescribed by law, ending September 19, 1963.

STEVE D. CARROLL, resident of Long Beach; active in the dry-cleaning industry in Long Beach since 1930 and has owned and operated his own business, Orchid Cleaners, since April, 1944;

Member, State Board of Dry Cleaners, vice Harold G. Lord, term expired, for the term prescribed by law, ending January 15, 1966.

CHARLES R. SPATS, resident of Oakland; active in the dry-cleaning business since 1930; Froeh Art Cleaners and Economy Cleaners were incorporated in 1947 and has been President of the corporation since that date;

Member, State Board of Dry Cleaners, vice Jerry Thompson, term expired, for the term prescribed by law, ending January 15, 1966.

HENRY P. MELNIKOW, resident of Los Angeles; economist; graduate University of Wisconsin with a degree in economics in 1916; graduate work at the University of Chicago, Sorbonne University and the University of California at Berkeley; reg-

istered public accountant; member of the State Board of Dry Cleaners since October 11, 1960;

Member, State Board of Dry Cleaners, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to the Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, February 5, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 1

Assembly Concurrent Resolution No. 5

Assembly Concurrent Resolution No. 3

Assembly Concurrent Resolution No. 6

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly

By RICHARD M. WITHROW, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 1—Relative to the passing of Assemblyman W. A. Hicks.

Request for Unanimous Consent

Senator Rodda asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 1, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 1

Assembly Concurrent Resolution No. 1—Relative to the passing of Assemblyman W. A. Hicks.

Resolution read, and presented by Senator Rodda.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, J. Howard Williams, and Robert D. Williams—38.

NOES—None.

Resolution ordered transmitted to the Assembly.

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 3—Relative to the selection of the Legislative Counsel of California.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 3 at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 3

Assembly Concurrent Resolution No. 3—Relative to the selection of the Legislative Counsel of California.

Resolution read, and presented by Senator Burns.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slatery, Stiern, Sturgeon, Teale, Thompson, J. Howard Williams, and Robert D. Williams—37.

NOES—None.

Resolution ordered transmitted to the Assembly.

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 5—Relative to adjournment of the Legislature for the constitutional recess and to reassembling of the Legislature after said recess, fixing the date for said adjournment and said reassembling.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 5, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 5

Assembly Concurrent Resolution No. 5—Relative to adjournment of the Legislature for the constitutional recess and to reassembling of the Legislature after said recess, fixing the date for said adjournment and said reassembling.

Resolution read, and presented by Senator Burns.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slatery, Stiern, Teale, Thompson, J. Howard Williams, and Robert D. Williams—37.

NOES—None.

Resolution ordered transmitted to the Assembly.

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 6—Relative to the late Senator John J. Hollister, Jr.

Resolution ordered held at the desk.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, February 6, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 9

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By **JAMES D. DRISCOLL**, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 9—Approving an amendment to the charter of the City of Riverside, a municipal corporation in the

County of Riverside, State of California, ratified by the qualified electors of the city at an election held therein on the 17th day of October, 1961.

Request for Unanimous Consent

Senator Backstrand asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 9, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 9

Assembly Concurrent Resolution No. 9—Approving an amendment to the charter of the City of Riverside, a municipal corporation in the County of Riverside, State of California, ratified by the qualified electors of the city at an election held therein on the 17th day of October, 1961.

Resolution read, and presented by Senator Backstrand.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Cohey, Collier, Dolwig, Donnelly, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Slattery, Stiern, Sturgeon, Teale, J. Howard Williams, and Robert D. Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, February 6, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 1.
Senate Concurrent Resolution No. 2.
Senate Concurrent Resolution No. 3.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolutions ordered enrolled.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, February 5, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 1.
Senate Concurrent Resolution No. 2.
Senate Concurrent Resolution No. 3.

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, February 6, 1962

MR. PRESIDENT: The Senate Committee on Rules has approved the application for press credentials of the persons listed in attached letter of Squire Behrens, President of the Capitol Correspondents Association.

BURNS, Chairman

CAPITOL CORRESPONDENTS ASSOCIATION

STATE CAPITOL, SACRAMENTO, February 6, 1962

*Chairman, Senate Committee on Rules
Senate Chamber, State Capitol
Sacramento, California*

DEAR SIR: Credentials of the following named persons are eligible for accreditation as representatives of the press at the 1962 Regular Session of the Legislature and any Special Session called by the Governor. These credentials have been duly exam-

ined by the credentials committee of our association in accordance with the Joint Senate and Assembly Rules:

Associated Press: Morrie Landsberg, Jerry Harrell, John Morganthaler, Bill Boyarsky, Austin Scott, John Wheeler, Sal Veder, Al Barton, C. W. Reckard, Nadine Miller.

Capitol News Service: Henry C. MacArthur, Edwin S. Capps.

Copley Los Angeles Area Newspapers and The San Diego Evening Tribune: Ralph B. Bennett.

Fresno Bee and Modesto Bee: James Wrightson.

Los Angeles Times: Robert Blanchard, Gerald R. Gillam, Daryl Lembke.

Oakland Tribune: Don Thomas.

Sacramento Bee: Herbert L. Phillips, Alfred E. Lyons, C. K. McClatchy, Arthur L. Wood, Wilson K. Lythgoe, Richard H. Rodda, Tom Arden.

Sacramento Union: William R. Conlin, E. E. Nichols, Dick Revenaugh, George Hooper, Dick Pollard, Joe Benetti, Kirt MacBride.

San Diego Union and Copley Los Angeles Newspapers: Art Ribbel.

San Francisco Chronicle: Earl C. Behrens, Jackson Doyle.

San Francisco Examiner: Jack Welter, Sydney Kossen.

San Francisco News-Call-Bulletin: Jack S. McDowell.

San Jose Mercury-News: Harry Farrell.

San Rafael Independent Journal: Chapin A. Day.

United Press International: James C. Anderson, R. D. Wagner, Robert Fairbanks, DeVan Shumway, Jerry Reynolds, George Skelton, Pat Keeble, Paul Meeks.

Very truly yours,

SQUIRE BEHRENS, President

Standing Committee:

James C. Anderson, Chairman

Morrie Landsberg

Richard Rodda

RESOLUTIONS

The following resolutions were offered:

By Senator Christensen.

Senate Resolution No. 13

Relating to the naming of a bridge in memory of the late George J. Cole.

WHEREAS, The late George J. Cole ably served Humboldt County, the north coast area, and the State of California for more than 40 years as a member of the Board of Supervisors of Humboldt County, as City Councilman, and Mayor of Eureka, as Chairman of the Humboldt County Board of Trade, and as President of the County Supervisors Association of California; and

WHEREAS, George J. Cole gave unstintingly of himself in serving his community, his state, and his country with vision and diligence; and

WHEREAS, It is highly fitting that the bridge located at Meyers Flat on State Highway Route 101 be named the George J. Cole Bridge in memory of the devoted efforts of the late George J. Cole; now, therefore, be it

Resolved by the Senate of the State of California. That the bridge located at Meyers Flat on State Highway Route 101 is officially designated and named the George J. Cole Bridge; and be it further

Resolved, That the Division of Highways in the State Department of Public Works is requested to erect and maintain appropriate signs on this bridge showing this official designation; and be it further

Resolved, That the Secretary of the Senate is directed to prepare and transmit copies of this resolution to the Division of Highways in the State Department of Public Works.

Resolution read, and referred to the Committee on Rules.

By Senator Christensen:

Senate Resolution No. 14

Relative to George J. Cole

WHEREAS, George J. Cole, veteran city and county civic leader of Eureka and of Humboldt County, has succumbed at the age of 82 years; and

WHEREAS, During his lengthy career of public service, George J. Cole served with distinction as a member of the Board of Supervisors of Humboldt County, as a

City Councilman and Mayor of Eureka, and as Chairman of the Humboldt County Board of Trade; and

WHEREAS, He became known and respected throughout the State of California for his diligent work in the interests of highways, harbors, and all public works in Humboldt County and California; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate hereby express their regret at the passing of George J. Cole and extend their sympathy and condolences to his relatives and many friends; and be it further

Resolved, That the Secretary of the Senate shall transmit a suitably prepared copy of this resolution to Milton Cole, son of George J. Cole, to the Mayor of Eureka, to the Chairman of the Humboldt County Board of Supervisors, to the Greater Eureka Chamber of Commerce, and to the Humboldt County Board of Trade.

Resolution read, and unanimously adopted on motion of Senator Christensen.

By Senator McAteer:

Senate Resolution No. 15

Relative to Lowell High School football team in San Francisco

WHEREAS, The Lowell High School football team in San Francisco experienced a spectacular season in 1961 with one of the most outstanding high school teams on the West Coast; and

WHEREAS, Seven opponents of the team failed to score any points whatever against it, and only 19 points in all were made against it; and

WHEREAS, The team won the championship of the San Francisco Academic Athletic Association, and in doing so was the first ever to win both a round-robin championship and a playoff championship; and

WHEREAS, This remarkable athletic achievement is particularly noteworthy because of the outstanding scholastic record of Lowell High School, which proves that sports can be enjoyed in our school system without detriment to education; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate hereby congratulate and commend each and every member of the Lowell High School football team of 1961; and be it further

Resolved, That particular tribute should be paid to Coach William E. Feiling, Assistant Coach Robert Braunreiter, Assistant Coach Andy Korba, and Mr. J. A. Perino, Principal, for their excellent leadership in achieving this remarkable combination of athletic and scholastic accomplishment; and be it further

Resolved, That the Secretary of the Senate shall transmit suitably prepared copies of this resolution to Coach William E. Feiling and to Principal J. A. Perino.

Resolution read, and unanimously adopted on motion of Senator McAteer.

By Senator McAteer:

Senate Resolution No. 16

Memorializing the death of the Most Reverend John Joseph Mitty

WHEREAS, It was with deep sadness that the Members of the Senate learned of the death on October 15, 1961, of the Most Reverend John Joseph Mitty, Archbishop of San Francisco; and

WHEREAS, Archbishop Mitty, a native of New York, received his education at St. Joseph's Parochial School, the De LaSalle Institute, and Manhattan College, from which he obtained his bachelor of arts degree in 1901; and

WHEREAS, He then attended St. Joseph's Seminary and was ordained a priest in 1905, following which he commenced his long career of distinguished service in the Roman Catholic Church; and

WHEREAS, In the course of this service, he held the positions of Assistant Pastor of St. Veronica's Church in New York, Chaplain with the U.S. Army in France in World War I and later at the U.S. Military Academy at West Point, Pastor of the Sacred Heart Church and St. Luke's Church in New York, and Bishop of Salt Lake; and

WHEREAS, In 1935, he was appointed Archbishop of San Francisco and for the next 26 years devoted himself to the spiritual leadership of the more than 750,000 members of his archdiocese; and

WHEREAS, Among his outstanding contributions to the physical, mental and spiritual well being of the youth of California were his efforts on behalf of the Hanna Memorial Center for Boys, the Newman Club movement and the Youth Department of the National Catholic Welfare Conference; and

WHEREAS, By the passing of Archbishop Mitty, the State as well as the church has suffered an irreparable loss; now, therefore, be it

Resolved by the Senate of the State of California, That the Members hereby express their profound regret at the death of the Most Reverend John Joseph Mitty, Archbishop of San Francisco, and extend their sincere sympathy to the people of the Catholic Church; and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to the Archbishop of San Francisco and "The Monitor" Catholic newspaper of San Francisco.

Resolution read, and unanimously adopted on motion of Senator McAteer.

By Senator McAteer:

Senate Resolution No. 17

Relating to commending *The Chinese World*

WHEREAS, The only bilingual Chinese-English daily newspaper in America, *The Chinese World*, observed its 70th anniversary during the week of December 23rd, 1961; and

WHEREAS, The newspaper was originally established under the name of Mon Hing in 1891 in San Francisco and propagated the ideals of early Chinese reformers; and

WHEREAS, A group of scholars in China headed by such persons as K'ang Yu-wei and Liang Chi-chao firmly believed in the ideals of democracy and constitutional government and advocated political reforms in China, thereby provoking the wrath of the despotic Manchus; and

WHEREAS, Among the refugees who escaped from the executioner's axe were K'ang Yu-wei and Liang Chi-chao who preached their ideals of constitutional rule for China wherever they went, and among their suggestions was the establishment of newspapers to propagate these ideals; and

WHEREAS, *The Chinese World* is one of the papers that subscribed to the ideas of the early reformers, and throughout its existence the paper has continued to urge the establishment of genuine democracy and constitutional government for China; and

WHEREAS, The newspaper has continually defended democratic ideals, and thereby helped to keep alive the hope of the oppressed people of China for liberation from the communist tyranny; and

WHEREAS, *The Chinese World* has promoted greater understanding and closer friendship between the Chinese and American peoples, and has promoted better western understanding of Chinese culture and traditions; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate do hereby congratulate the publishers and the staff of *The Chinese World* on its 70th anniversary, and commend them for maintaining a newspaper of the highest quality and for meeting the new challenges to liberty and freedom in this perilous era; and be it further

Resolved, That the Secretary of the Senate submit a suitably prepared copy of this resolution to *The Chinese World*.

Resolution read, and unanimously adopted on motion of Senator McAteer.

By Senator McAteer:

Senate Resolution No. 18

Memorializing Edward H. Heller

WHEREAS, The members of the Senate were deeply grieved to learn of the recent passing of Edward H. Heller, a distinguished citizen of California; and

WHEREAS, Mr. Heller, a native Californian and member of a pioneer California family, attended the University of California and Harvard Law School, and shortly thereafter began his long and successful career in banking by accepting a position with the Wells Fargo Bank; and

WHEREAS, In later years, he was elected director of a number of corporations, among them the Pacific Intermountain Express Company and the Permanente Cement Company, and at the time of his death was associated as senior partner with the investment brokerage house of Schwabacher and Company; and

WHEREAS, Mr. Heller served his country during the second World War as a lieutenant colonel and liaison officer between the army finance department and the Federal Reserve Bank of Boston; and

WHEREAS, His public service also included chairmanship of the commission for the Golden Gate International Exposition on Treasure Island in 1939 and 1940, and membership on the California Olympic Commission which staged the Winter Olympics at Squaw Valley in 1960; and

WHEREAS, Mr. Heller was active in politics where, among other things, he was chairman of President Kennedy's finance committee in California during the 1960 presidential campaign; and

WHEREAS, For many years Edward Heller took an active part in the education of the youth of our country, and was a trustee of Reed College in Portland, Oregon, and, for almost 20 years, a regent of the University of California; now, therefore be it

Resolved by the Senate of the State of California. That the Members deeply regret the passing of Edward H. Heller, one of California's outstanding and distinguished citizens, and extend their profound sympathies to the bereaved members of his family; and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to Mr. Heller's widow, Elinor Heller, and to his children, Alfred E. Heller, Clarence E. Heller, and Elizabeth Heller.

Resolution read, and unanimously adopted on motion of Senator McAteer.

By Senators Short and Rodda:

Senate Resolution No. 19

Relative to the Auburn Dam-Folsom South Canal Project

WHEREAS, The Secretary of the Interior of the United States, with letter dated January 15, 1962, forwarded to the Congress of the United States reports recommending the early authorization of the Auburn Dam-Folsom South Canal Project and related units; and

WHEREAS, The facilities to be constructed are vitally needed to supply water to areas within Placer, Sacramento, El Dorado, and San Joaquin Counties; and

WHEREAS, The supplemental water which will be made available by the Auburn Dam-Folsom South Canal Project is urgently needed, in part, to preserve the use of large acreages of highly productive farmland which is now endangered by a rapidly falling water table and a lack of adequate surface water supplies; and

WHEREAS, The proposed facilities are necessary for the full development of the American River as a working unit of the Central Valley Project; and

WHEREAS, These facilities will provide much needed additional flood control protection, for the City of Sacramento, along the lower regions of the American River, along the Sacramento River, and within the Sacramento-San Joaquin Delta; and

WHEREAS, The entire State of California will benefit from the proposed project by additional flood protection for the Capital City of the State and by the provision of an adequate supply of water for an important agricultural and urban area of California; now, therefore, be it

Resolved, That the Senate of the State of California commends the Secretary of the Interior for recognizing the urgent need for the Auburn Dam-Folsom South Canal Project; and be it further

Resolved, That the Senate of California urges appropriate action, particularly by the United States Senate Interior and Insular Affairs Committee and by the United States House of Representatives Interior and Insular Affairs Committee, directed towards the early authorization and construction of the Auburn Dam-Folsom South Canal Project; and be it further

Resolved, That the Secretary of the Senate shall transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Chairman of the United States Senate Interior and Insular Affairs Committee, to the Chairman of the United States House of Representatives Interior and Insular Affairs Committee, to each Senator and Representative from California in the Congress of the United States, and to the Secretary of the Interior of the United States.

Resolution read, and unanimously adopted on motion of Senator Short.

By Senators Quick and Murdy:

Senate Resolution No. 20

Relative to resolution for the late Senator Ben Hulse

Resolved, That the Secretary of the Senate be and he is hereby instructed to have prepared additional copies of the memorial resolution in honor of the late Senator Ben Hulse.

Resolution read, and unanimously adopted on motion of Senator Quick.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 1: By Senator Miller—An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Finance.

Senate Bill No. 2: By Senator Collier—An act to amend Section 12816 of the Vehicle Code, relating to terms of drivers' licenses, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 3: By Senator Gibson—An act to amend Section 7729 of the Business and Professions Code, relating to the Board of Funeral Directors and Embalmers.

Referred to Committee on Rules.

Senate Bill No. 4: By Senator Gibson—An act to amend Section 2458 of the Business and Professions Code, relating to fees charged by the Board of Medical Examiners.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 4: By Senator Christensen (Co-author Assemblyman Belotti)—Relative to a study of master plans for school district unification.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 5: By Senator Christensen—Relative to the naming of a bridge in memory of the late George J. Cole.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 6: By Senator Christensen—Relative to a study of the feasibility of a Humboldt Bay Crossing.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 7: By Senator O'Sullivan—Relative to augmenting the funds of the Subcommittee on Printing of the Joint Committee on Legislative Organization.

Referred to Committee on Rules.

Senate Joint Resolution No. 1: By Senator McAteer—Relative to the issuance of a commemorative postage stamp for Father Junipero Serra.

Referred to Committee on Rules.

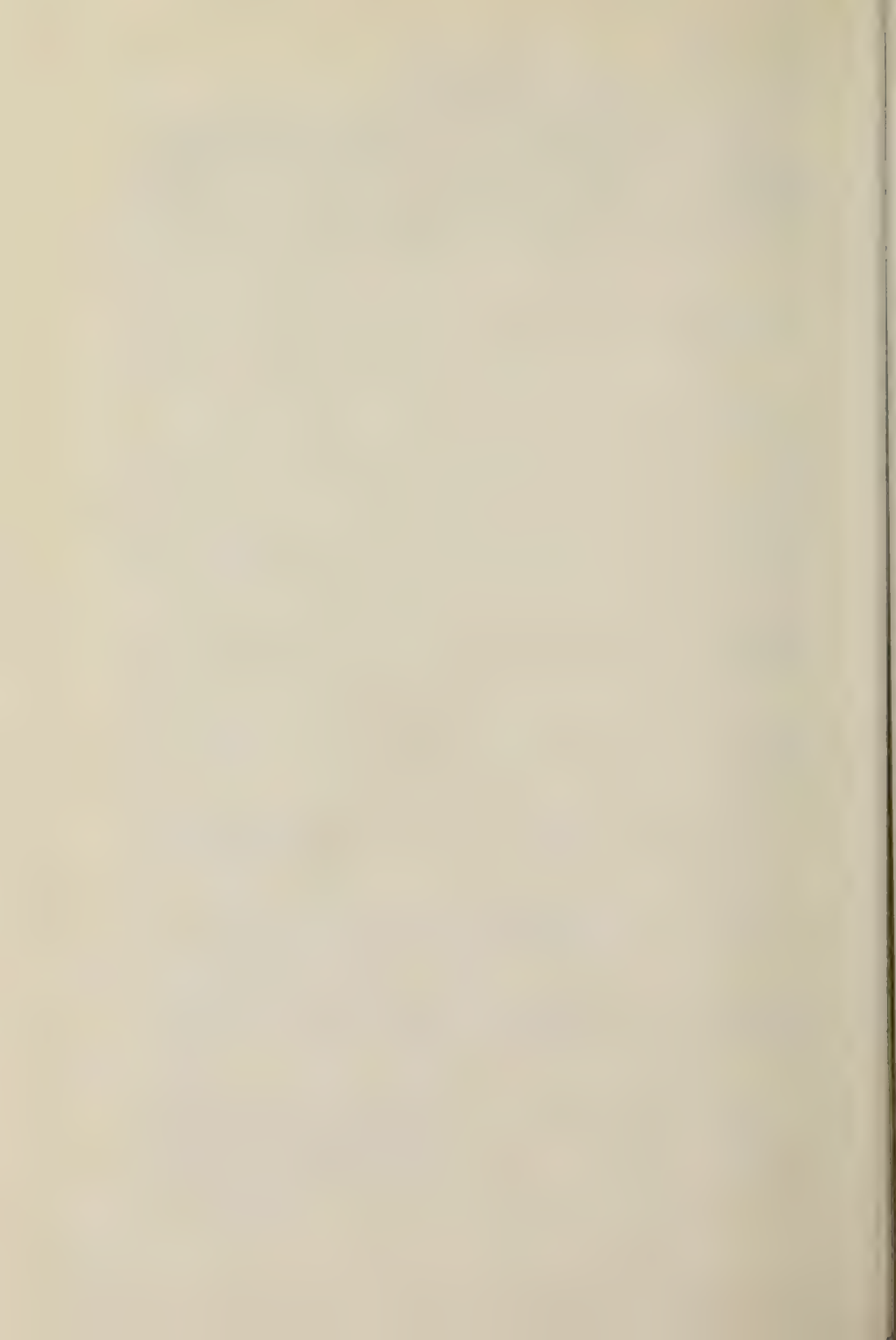
Senate Joint Resolution No. 2: By Senator McAteer—Relative to West Coast shipbuilding.

Referred to Committee on Rules.

ADJOURNMENT FOR CONSTITUTIONAL RECESS

Whereupon, at 5 p.m., on motion of Senator Burns, in accordance with the provisions of Assembly Concurrent Resolution No. 5, and the Constitution of the State of California, Hon. Glenn M. Anderson, President of the Senate, declared the Senate adjourned for the constitutional recess, to reconvene at 10 a.m., on Wednesday, March 7, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

THIRD LEGISLATIVE DAY

THIRD CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Wednesday, March 7, 1962

Pursuant to Assembly Concurrent Resolution No. 5, providing for the reconvening of the Legislature after the constitutional recess, the Senate met at 10 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.
Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams—37.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

For the rich heritage that is ours in this land of freedom; for the history which was made in this place even during the past century; for America, for California and each community and district here represented; we give Thee our thanks and praise. May this session of the Legislature be a significant one because of the devotion, action and decision of each Senator; because we have acted unselfishly and with a desire to accomplish Thy purpose among men; because we have understood that which is best for the people of this State and acted to accomplish that good. Grant these our petitions, O Lord, and give us grace and strength to carry out Thy will always. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Collier led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:
Senator Fisher, on motion of Senator Burns, due to legislative business.

Senator Miller, on motion of Senator Burns, due to legislative business.

Senator McAteer, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Joyce Gombos of Lodi, and Cyril Stone of Stockton.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Kunihiro Taniguchi of Tokyo, Japan; Messrs. Ed Kaler, George E. Johnson, and Dan Mischo, all of Sacramento.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Mildred F. Kling, Paula Colfax, Beverly Blackwood, David Haymond, Mike Osborn, and Patti Porter, from the Millrose School, Bakersfield.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Marilyn Arnholdt and Bob Barram, chaperones, and the following 12th grade students from Chico Senior High School, Chico: Martin Adams, Lori Brandt, Mel Carmen, Don Carper, Susan Carr, Brian Dilavon, Linda Dumas, Janice Earle, Dale Eckroate, Margaret Fish, Jim Fortino, Patty Gates, Don Gardner, Linda Gorton, Paul Graham, Wes Gray, Joe Gunter, Constance Hadley, Leslie Havins, Bonnie Jones, Don Kading, Tom Kishel, Sigrid Klassy, Anne Klausen, Chuck Knighten, Caroline Lange, Linnea Lanser, Charlotte Lowry, Ludene Lowry, Steve Lee, Cybthia Marshall, Dick Maxey, Howard McCandless, Pat Mello, Tom Meriam, Rich Miller, Carolyn Millman, Jill Morehead, Jim Morris, Mary Nickerson, Judy Noel, Judy Oliver, Jeanne Olney, Dorothy Owen, Phil Perry, Susan Pike, Barry L. Pittman, Hayle Poore, Benson Powell, Phyllis Quigley, Carolyn Reese, Judy Rodacker, Michael Rossi, Gretta Schaffer, Ray Schimmel, Janet Seofield, Dave Seifert, Dan Sewell, Sharon Smith, Lynne Trantham, Roger Seipert, Ray Summons, Ann West, Elizabeth Wetter, Sandra White, and Barbara Wilden.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Hazel Jordan, Messrs. Norman Newman, Harold Snyder, and Edward Sorichetti, adults; and the following students from Elk Grove Elementary School, Elk Grove: Lordes Abelia, Donna Albericci, Clifford Alderson, Beverly Asay, Joann Asay, Peggy Asay, Stephanie Batey, Molly Belden, Karen Benge, Kay Bergman, Bruce Betschart, Dorothy Bond, Kathy Buechler, Ronna Case, Philipp Clark, Daryl Colton, Robin Cotten, Robert Coy, Gail Cumpston, Eileen Daley, Victoria Deherrerra, Bill Dinkins, Carolyn Dong, Charles Dorn, Charles Eceel, Lois Pandrich, George Fitzgerald, Jim Fleming, Mary Fleming, Lester Foster, David Gage, Susan Gallagher, Marsha Green, Sally Guttridge, Richard Halverson, James Hanner, Steven Harte, Scott Harrison, Sharon Heminger, Kristina Hill, Darrell Horst, Kenneth Hottman, David Horst, Diane Hrephich, John Hudson, Mark Huft, Eddie Johnson, Ronald Jolly, Donald Kawakami, Linda Kenny, Gordon Knutson, Benny Lopez, Ace Lozano, Pam Lyster, Tommy Macaluso, John Martinez, Judy McDowell, Linda McDowell, Carolyn McHenry, Frank McKee, Betty McKenna,

Michael McKey, Peggy Meyer, Mary Morla, Archie Morse, Steven Moore, Larry Okasaki, Lorenzo Patino, Joe Pelts, Denise Pinto, Alice Polonio, Bill Porter, Olga Quinones, George Ragudo, Robert Rogers, Ronnie Ross, Joe Ryan, Sherrie Ianni, Beverly Schumacher, Lee Sellers, Sandra Shepard, Marlene Smith, Patty Smolnisky, Don Stevens, Larry Stevens, Olivia Stout, David Strannard, Diana Strannard, Hans Stumpf, Joanne Sugimoto, Cheryl Summers, Travis Thomsen, Susan Townley, Darlene Truesdell, Lynn Turbovsky, Glenda Turner, Vincent Valdez, Alfred Vasquez, Olivia Villalpando, Linda Tutor, Marilyn Wasson, Norma Weaver, Dennis Williams, Gail Winter, John Wolfgram, Lucinda Woodward, Jan Worcester, and Molly Ximinez.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Bott, Mesdames Ehrenpfort, Cravens, Gililand, Armstrong, O'Connell, Tinney, Smith, Costello, Crowder, and Rogers, adults; and the following 8th grade students from the Oak Grove School, Granton: John Becerra, Patty Best, Jim Costello, Bonnie Crowder, Linda Grossi, Suzann Gustafson, Cherryl Holden, Linda Heek, Linda Horwinski, Charles Jenkins, Linda Landree, Larry Lefor, Byron Okamoto, George Roberts, Larry Rogers, Karl Triest, Jim Maybee, Pat O'Connell, Susan Nussbaum, Gayle Lee, Wyvonne Armstrong, Regina Gardner, Susan Shook, Billy Hull, Tom Martini, Alice Kuhne, Jacklyn Alkire, Shirley Borgna, Carolyn Cravens, Charles Diaz, Jerry Palmer, Larry Tinney, Harvey Smith, Wayne Yeager, Sandra Wells, Evonne Sorentino, Carol Gililand, Linda Hyatt, Haroldine Doty, Harry Weise, and Maria Chavez.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mesdames C. E. McKinzie, Frank C. Witt and Norma Davis, adults; and the following seventh grade students from Mountain View Elementary School, Turlock: Jimmy Blackshear, Nancy Ensey, Carl Longo, Mike Lucas, Gene Mendes, Connie Ruble, Pamela Stinchart, Hans Visser, Hyman Walker, and Erma Young; and eighth grade students, Mary Anderson, Ronald Campbell, Robert Carson, Arthur Costa, Jeannie Crabtree, Rebecca Killian, Donald Martin, Ronald Martin, Dennie McKinzie, Daniel Pereira, Loren Pritt, Carolyn Richardson, Rosemary Souza, Donald Silva, Jim Silva, Marie Walker, and Steve Witt.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to George C. Tanquary, Principal; Neil Casey, Donald O'Connor, Mesdames Harold Johnson, Helen Music, Stanley Males, and Lilly Woodward, adults; and the following eighth grade students from Keyes Union School, Keyes: Sam Bartlett, Shirley Casey, Lola Cox, Leland Easley, John Frantz, Cleo Garrett, Katherine Hankins, Billy Horner, Steve Hudson, Eva Irving, Nancy Johnson, Charlene Johnston, Carolyn Johnston, Clifford Jones, Lucricia Jones, Vickie Jones, Anita Males, Dan Martinez, Steve Meek, Allan McCay, Glenda Mills, Nancy Music, Glen Osborn, Carol Reed, Phyllis Reyes, Bill Stammerjohan, Rebecca Sullivan, James Stephens, David Torzeski, Richard Torzeski, Rita Towler, Tom Vaile, Nancy Vance, Evelyn Waller, Sharon Willhite, Ted Williams, Mary

Woodward, John Chambers, Tony Arredondo, Kenneth Walker, Carlena Inman, and Linda Lazaar.

On request of Senator Regan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mesdames Edward Lintz, Oran Burrow, Thayne Barnson, Messrs. Harry Todd, Robert Hofer, and Frank Toon, adults; and the following eighth grade students from Lewiston Elementary School, Lewiston: Susan Barnson, Nancy Gabel, Julie Harrison, Linda Kiel, Joyce Lewis, Charlene Lintz, Kathy Massey, Robin McGinnis, Marguerite Reed, Mary Reed, Roxene Woodman, Stanley Burrow, John Chiolero, Robin Clarno, Robert Crowley, Tom Gillen, Daniel Mahe, Donald Mahe, Dean Slover, Robert Todd, Linda Fowler, Eleanor Rouse, Patsy Tuck, Roxie Chester, Nancy Dureen, Thomas Goulter, and Jerry Osterman.

On request of Senator Geddes, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Fred Perlee, teacher; Mesdames Walla, Howell, Jones, Gerne, Piner, Messrs. Jones and Schoonover, adults; and the following students from Napa Junior Academy, Napa: Curtis Dybdall, Joan Edwards, Gary Piner, Glenda Schoonover, Kevin Elicker, Linda Alexander, Audrey Conley, Gilbert Grisham, Linda Jones, Elwin Halversen, Nancy Jones, Lois Otis, Mike Fleming, Marsha Power, Steven Clark, David Blough, Dennis Spiva, Carla Walla, Ruth Cutts, Don Jayne, Glen Mathe, Byron Covert, Karen Thomas, Marilyn Aitken, Lauren Buller, Forrest Bliss, Dennis McCart, Susan Howell, Lynette Gerne, Mary Mendenhall, Dudley Newbold, Tom Stewart, and Donna Treloar.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Lois Clark and Mr. Paul Rudy, teachers; and the following eighth grade students from Twin Hills Union, Sebastopol: Billie Jo Babcock, Patti Ann Bogart, Patsy Duckhorn, Denise Germone, Dolores Johnson, Ellen Johnson, Janet Kirk, Wynette Orubaun, Sherrie Patton, Anita Pollard, Karen Rainford, Donna Shimizu, Donna Starkey, Janice Steeves, Janace Sullivan, Linda Williamson, Karen Wood, Melvin Banthrahl, James Breeden, Elwood Butcher, Clay Carley, William Dowd, Allen Fowler, Ralph Furusho, Garrett Hamaoka, Tommy Howard, Kenneth Hurst, Alexander Jurkewicz, Don Morita, Kieth Northrup, Bernardo Oandasan, Larry Ono, John Petersdorf, Ronald Pollard, Donny Ray Reed, Carl Rivera, Henry Rupp, William Walton, Danny Weeks, and Ronny Willhite.

CERTIFICATE OF SECRETARY OF STATE

By direction of the President, the Secretary of the Senate read the following certificate of election from the Secretary of State:

STATE OF CALIFORNIA
OFFICE OF THE SECRETARY OF STATE

CERTIFICATE OF ELECTION

I, FRANK M. JORDAN, Secretary of State of the State of California, hereby certify:

That according to the official returns of the Special Election held in the 31st Senatorial District on the 13th day of February, 1962, and the statement of the result thereof on file in my office,

ALVIN C. WEINGAND

was elected to the office of State Senator, 31st Senatorial District, for the term ending January 4, 1965.

IN WITNESS WHEREOF, I hereunto set my hand and affix the Great Seal of the State of California at Sacramento this 23rd day of February, 1962.

(SEAL)

FRANK M. JORDAN, Secretary of State

I, ALVIN C. WEINGAND, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter.

And I do further swear (or affirm) that I do not advocate, nor am I a member of any party or organization, political or otherwise, that now advocates the overthrow of the Government of the United States or of the State of California by force or violence or other unlawful means; that within the five years immediately preceding the taking of this oath (or affirmation) I have not been a member of any party or organization, political or otherwise, that advocated the overthrow of the Government of the United States or of the State of California by force or violence or other unlawful means except as follows:

No Exceptions

and that during such time as I hold the office of

State Senator, 31st Senatorial District,

I will not advocate nor become a member of any party or organization, political or otherwise, that advocates the overthrow of the Government of the United States or of the State of California by force or violence or other unlawful means.

ALVIN C. WEINGAND

Subscribed and sworn to before me, this 24th day of February A.D. 1962.

C. DOUGLAS SMITH, Judge of the Superior Court

COMMUNICATIONS

The following communications were received and read: and ordered printed in the Journal:

STATE OF CALIFORNIA
BOARD OF ADMINISTRATION
STATE EMPLOYEES' RETIREMENT SYSTEM
1227 O STREET, SACRAMENTO 14, February 5, 1962

Mr. J. A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR SIR: Enclosed is a copy of the report of the Board of Administration, State Employees' Retirement System, filed with the Senate in accordance with Section 20140 of the Government Code.

Very truly yours,

WILLIAM E. PAYNE, Executive Officer

Enc.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, PRINTING DIVISION
SACRAMENTO 14, February 5, 1962

Mr. Joseph A. Beek
Secretary of State Senate
State Capitol, Sacramento

DEAR MR. BEEK: This is to advise you that as of this day we have deposited \$5,000 to the credit of the General Fund, covering receipts from sales of legislative publications by the Legislative Bill Room from July 1, 1961 to October 31, 1961.

Yours very truly,

PAUL E. GALLAGHER, State Printer

COORDINATING COUNCIL FOR HIGHER EDUCATION
ROOM 221, 1127 11TH STREET
SACRAMENTO, February 5, 1962

*Hon. Lt. Governor Glenn M. Anderson
President, California State Senate
and Members of the California State Senate
State Capitol, Sacramento*

DEAR GOVERNOR ANDERSON: Pursuant to Senate Concurrent Resolution No. 37 and Senate Bill No. 1008, 1961 General Session, the Coordinating Council for Higher Education is conducting a study of the medical education needs of California, and is preparing a plan for the expansion of medical education in the State during the next ten years. The enclosed progress report briefly outlines the study.

Our staff has begun work on the preparation of this plan, and Dr. John C. Hinsey, Director of the Cornell Medical Center, New York, will be the chief consultant for the study. An advisory committee composed of representatives of the State Department of Public Health, the University of California, private medical education centers, and the public, is meeting February 16, 1962, to comment on the method and scope of the study. The completed report will be ready for presentation to the 1963 General Session of the Legislature.

Sincerely yours,

JOHN R. RICHARDS, Director

Enc.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

TRUSTEES OF THE CALIFORNIA STATE COLLEGES
2930 W. IMPERIAL HIGHWAY, INGLEWOOD 4, CALIFORNIA
February 8, 1962

*Mr. Joseph A. Beek
Secretary of the Senate
California Legislature
State Capitol, Sacramento*

DEAR MR. BEEK: The Board of Trustees of the California State Colleges, under authority of Education Code Section 22607, at its regular meeting on January 19, 1962, approved the report concerning salaries for all academic, nonacademic, and administrative employees of the California State Colleges, and directed the Chancellor to transmit this report to the Governor and members of the State Legislature, and to file copies with each house of the Legislature.

A copy of this report is therefore enclosed for filing with the Senate. Members of the Legislature and the Governor have received copies of the report.

Sincerely,

BUELL G. GALLAGHER, Chancellor

Enc.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF AGRICULTURE
SACRAMENTO, February 8, 1962

*Hon. Glenn M. Anderson
President of the State Senate
State Capitol, Sacramento*

DEAR LIEUTENANT GOVERNOR ANDERSON: In response to Senate Concurrent Resolution No. 62, relative to muskrats, I submit the attached report. A copy of this report is also being submitted to the State Assembly.

This analysis of the muskrat problem was prepared after a study by specialists in the State Department of Agriculture. The report indicates that damage may be alleviated by appropriate control methods, but that complete eradication is not possible in the Delta area.

Recommendations for control include proper construction of head gates, culverts and levees; the elimination of small ponds of standing water; the encouragement of fur trappers to take muskrats during trapping season; and the reduction of the muskrat population in trouble spots by the use of the several available methods.

The study indicates that adequate control measures are available under existing laws, thus no legislation is recommended.

Sincerely yours,

CHARLES PAUL, Director

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, February 15, 1962

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol

DEAR MR. BEEK: In accordance with Section 143.2 of the Streets and Highways Code, there are transmitted herewith for the use of the Members of the Senate, 200 copies of the budget report of the Division of Highways as included in the Governor's Budget submitted to the 1962 Session of the Legislature. A limited number of additional copies are available if needed.

Respectfully,

ROBERT B. BRADFORD
Director of Public Works
By FRANK A. CHAMBERS
Chief Deputy Director

Enc.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

THE RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF WATER RESOURCES
1120 N STREET, SACRAMENTO, February 19, 1962

Hon. Glenn M. Anderson, Lieutenant Governor
President of the Senate
State Capitol, Sacramento

DEAR MR. ANDERSON: As required by Section 12939 of the Water Code, we are transmitting 50 copies of the 1962 Report of the California Water Resources Development Finance Committee and the Department of Water Resources to the Legislature.

The Business Manager of your Rules Committee has indicated that these copies will provide an adequate number of reports for distribution to all members of the Senate.

Sincerely yours,

WILLIAM E. WARNE, Director

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

THE RECLAMATION BOARD OF THE
STATE OF CALIFORNIA
1215 O STREET, SACRAMENTO, February 16, 1962

Hon. Glenn M. Anderson
President of the Senate
California State Legislature
State Capitol, Sacramento

DEAR SIR: Pursuant to the requirement contained in Chapter 2188, Statutes of 1961, the Reclamation Board at its meeting of February 15, 1962, adopted and approved the attached report to the Legislature and the Governor regarding the Sacramento River Bank Protection Project.

If this agency can be of further service in regard to this report, please do not hesitate to contact us.

Sincerely yours,

STANLEY W. KRONICK, President

Attachments: 5

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, PRINTING DIVISION
SACRAMENTO, February 27, 1962

Mr. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: For your information, today we deposited \$3,292.56 to the credit of the General Fund, covering receipts from sales of legislative publications by our Documents Section for the period of January 1, 1961 to December 31, 1961.

Yours very truly,

PAUL E. GALLAGHER, State Printer

STATE OF CALIFORNIA, DEPARTMENT OF INDUSTRIAL RELATIONS,
DIVISION OF INDUSTRIAL SAFETY
STATE BUILDING ANNEX, SAN FRANCISCO 2

March 1, 1962

Hon. Joseph A. Beek
Secretary of the Senate
State of California
State Capitol, Sacramento

DEAR SENATOR BEEK:

Subject: Senate Resolution No. 143—Relative to a Study on Safety in Ski Lifts

The subject resolution directed the Division of Industrial Safety, Department of Industrial Relations, to investigate the need for approved type safety bars on chair lifts operated in the State of California. The resolution also directed the Division to report its findings to the Legislature, and in conformance with these instructions we submit the following information.

The directive to conduct a thorough survey of all aerial passenger chair lifts in the State was complied with by incorporating the survey as part of our regular annual inspection schedule of aerial passenger tramways. Our present Aerial Passenger Tramway Safety Orders require annual inspection of all tramways governed by these Safety Orders and the issuance of operating permits for those tramways that are in conformance.

There are 33 chair lifts in operation in the State. All of the chair lifts have some type of safety bar available on some of the chairs, and a few of the lifts have safety bars on every chair. Under the present Safety Orders, the determining factor for the need of a safety bar is whether or not the particular chair is to transport foot passengers (those not wearing skis, etc.).

The requirement governing safety bars is set forth in Aerial Passenger Tramway Safety Order 3164 (d), and is quoted as follows:

"Each chair on chair lifts shall be equipped with an approved safety bar when primarily carrying foot passengers."

During the formulation of these Safety Orders, this particular section was quite controversial, and the advantages and disadvantages of the safety bar and foot rest were thoroughly discussed during the committee meetings. The Division representatives contended that safety bars and foot rests should be required on all chair lifts. The experienced skiers and lift operators contended that safety bars and or foot rests constituted a hazard under certain conditions. Their contention was that these devices would interfere with the free movement of the rider, especially when considering their loose clothing, the ski poles being carried, and the proper positioning of the skis being worn. In view of the experienced skier's contention, and lacking any specific accident experience, the division's representatives agreed to the present wording of the section. The division's representatives maintained their position in reference to foot passengers because the objection to the safety bar was not applicable in the case of the foot passenger who in all probability would not be an experienced skier.

This was a retroactive order, and as a result all the chair lift operators equipped some of the chairs on their lifts with safety bars to take care of the occasional foot passengers.

Some of the chair lifts throughout the State are operated during the summer months to transport tourists to the top of some of the mountain areas, and during this operation only the chairs with safety bars may be used legally.

The division has not been able to make a comprehensive study of accidents occurring on chair lifts because the Labor Code only requires that lost-time injuries involving employees be reported. There is no regulation requiring the reporting of accidents occurring to the general public. Therefore, the few accidents we have recorded are not indicative of all the types of accidents occurring on chair lifts.

Item 2 of the resolution requests the division to revise the Aerial Passenger Tramway Safety Orders in accordance with our findings. This would be difficult to do without accurate data to indicate that the lack of safety bars on all chair lifts is producing serious injuries in quantity. However, we do propose to hold hearings in both the northern and southern parts of the State, inviting all interested parties to participate and discuss the matter thoroughly.

The first such meeting is scheduled for March 7, 1962, in Los Angeles, and a meeting in either San Francisco or Sacramento is being arranged for the first part of April 1962. If the information obtained from these meetings indicates that our present order is not affording adequate safety, we will then propose a revision according to the required procedures. Such a proposal would lead to a formal public hearing conducted by the Industrial Safety Board under their vested responsibility covering the adoption of Safety Orders.

Very truly yours,

GEORGE A. SHERMAN, Chief

CALIFORNIA RECIPROCITY COMMISSION
2570 24TH STREET, SACRAMENTO
March 1, 1962

Hon. Glenn M. Anderson
President of the Senate
State Capitol, Sacramento

Attention: J. A. BEEK, Secretary

HONORABLE SIR: Under today's date we transmitted to you a copy of the California Reciprocity Commission's Seventh Annual Report to the Legislature. An error was discovered in reporting the increase in number of vehicles prorated in the year 1961 over that of 1960, therefore we are enclosing a corrected copy of the report with the request that it be substituted for the original copy you received.

Sincerely,

TOM BRIGHT, Chairman
California Reciprocity Commission

Enc.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES
SACRAMENTO, March 2, 1962

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: I have the honor to transmit herewith, for the information of the California State Senate, a copy of Bulletin 59-2, Investigation of Upper Feather River Basin Development.

This report completes the studies of the development of the water resources of the Upper Feather River Basin, beginning with those noted in the interim report entitled "Report on the Upper Feather River Service Area", issued in April 1955, and including those reported upon in Bulletin 59 entitled "Investigation of Upper Feather River Basin Development, Interim Report on Engineering, Economic and Financial Feasibility of Initial Units," dated February 1957.

Sincerely yours,

WILLIAM E. WARNE, Director

Enc.

Letter of transmittal ordered printed in the Journal, and the Bulletin filed with the Secretary of the Senate.

STATE OF CALIFORNIA, OFFICE OF LEGISLATIVE COUNSEL
3021 STATE CAPITOL, SACRAMENTO
March 7, 1962

Mr. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: There is submitted herewith a report on all laws enacted during the recent sessions which contain duration clauses limiting their effect. The expiration date of each is shown in the report.

In each instance where he is still a Member of the Legislature, the first-named author has been notified of the expiration date.

Very truly yours,

A. C. MORRISON, Legislative Counsel
By GEORGE H. MURPHY, Chief Deputy

STATE OF CALIFORNIA, OFFICE OF LEGISLATIVE COUNSEL
3021 STATE CAPITOL, SACRAMENTO
January 4, 1962

Legislation Containing Clauses Limiting Effective Period

NOTE: List includes only those statutes which will require action by the Legislature in 1962 if their provisions are to be extended.

Subject	Clause	Author
1959 Regular Session		
A.B. 2522, Chapter 1397, Unification of School Districts	Third paragraph of Educ. C. 3167 effective until June 30, 1962	Elliott, Collier, Cusanovich, and Hawkins

<i>Subject</i>	<i>Clause</i>	<i>Author</i>
1961 Regular Session A.B. 1631, Chapter 299, Teachers at Preston School of Industry	Not effective after January 1, 1963	Lunardi
S.B. 146, Chapter 607, Study Commission on Senate Appor- tionment	Effective until 91st day after final adjournment of 1962 Regular Session	Burns, Richards, Farr, Cobey, Begovich, Murdy, Gibson, Grunsky, and Geddes (Co-author: Assem- blyman Cameron)
S.B. 1157, Chapter 1828, Teaching and Administrative Employees of California State Colleges	Article 3, Chapter 9, Division 18 of Educ. C. effec- tive until July 1, 1962 A. C. MORRISON, Legislative Counsel By VIRGINIA COKER, Deputy	Miller, Fisher, and Grunsky

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 7, 1962

To the Senate of the State of California:

I have the honor to transmit to you herewith a list of interim appointments heretofore made by me to offices which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

Respectfully submitted,

EDMUND G. BROWN, Governor

JIM H. BERRY, resident of Eureka; Heird Lumber Company, Arcata; attended New Mexico Military Institute and the University of New Mexico; entered the lumber business after working for a steamship line; member of the Northwestern California Lumbermen's Club; was appointed February 8, 1962, Member, Board of Harbor Commissioners for Humboldt Bay, vice Leslie M. Westfall, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Harbor Commissioners for Humboldt Bay, vice self, term expired, for the term prescribed by law, ending January 30, 1966.
(Designated ex officio surveyor and secretary of the Port)

JUDSON L. BROWN, resident of Arcata; born in Haines, Alaska, and attended schools there; was Mayor of Haines in 1933 and 1934 and held a number of other posts there and in Klanock and Juneau; member of the International Longshoremen's Warehousemen's Union; was appointed February 8, 1962, Member, Board of Harbor Commissioners for Humboldt Bay, vice William E. Lawson, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Harbor Commissioners for Humboldt Bay, vice self, term expired, for the term prescribed by law, ending January 30, 1966.

RICHARD W. SAUKKO, resident of Eureka; Chief Forest Engineer, Weyerhaeuser Company; received B.S. degree from the University of California; has been Vice President of the Northwestern California Land Surveyors and Civil Engineers Association; was appointed February 8, 1962, Member, Board of Harbor Commissioners for Humboldt Bay, vice Robert W. Matthews, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Harbor Commissioners for Humboldt Bay, vice self, term expired, for the term prescribed by law, ending January 30, 1966.

CURTIS C. ALLER, JR., PH.D., resident of Berkeley; graduated in 1942 from the University of Washington with a Bachelor of Arts degree in economics where he won a Rhodes Scholarship to Oxford University; received Doctor of Philosophy from Harvard in 1958; at Oxford, received the equivalent of an American Master of Arts degree in economics in 1950; price economist in the Seattle Office of Price Administration; lecturer in the Economics Department of the University of Washington; acting wage stabilization director of the Territorial War Labor Board in Honolulu; Wage Stabilization Board in Washington, D. C., as director of the Office of Economic Analysis and director of the Office of Case Analysis; assistant to the director of the Institute of Industrial Relations at the University of California at Berkeley and associate of the Michigan State University Institute of Industrial Relations; chairman of the Department of Economics at San Francisco State Col-

lege; was appointed February 16, 1962, Member, Social Welfare Board, vice Mrs. Bernice Bowman, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Social Welfare Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

Message read, and referred to Committee on Rules.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 7, 1962

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointments to offices which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

ROBERT W. BOLSTER, resident of La Canada; associated with C. F. Bolster Company of Los Angeles; member of the Contractors' State License Board since April 3, 1958;

Member, Contractors' State License Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

NORMAN P. VAN VALKENBURGH, resident of Pasadena; associated with N. P. Van Valkenburgh, Inc., El Monte; member of the Contractors' State License Board since June 16, 1961;

Member, Contractors' State License Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

JOHN M. ANNAND, resident of Los Angeles; active in the Bakery Drivers union and in 1947 was appointed General Organizer and International Representative for the International Brotherhood of Teamsters; officer of Joint Council No. 42 since 1945 and President since 1953; member of the Los Angeles City Traffic Engineering Commission for four years;

Member, Small Craft Harbors Commission, vice Homer L. Woxberg, resigned, for the term prescribed by law, ending January 15, 1963.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 7, 1962

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

CAPTAIN WILLIAM H. MADDEN, resident of Covina. It is my intention to appoint him as member of the Adult Authority at the expiration of Major General Oscar J. Jahnsen on March 15, 1962.

He attended Los Angeles State College and the University of Southern California; joined the Los Angeles Police Department in 1941; held the rank of captain since 1954 and was named to command of the Narcotics Division in 1957;

Member, Adult Authority, vice Major General Oscar J. Jahnsen, term expired, for the term prescribed by law, ending March 15, 1966.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 7, 1962

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

RALPH B. WRIGHT, resident of Los Alamitos. It is my intention to reappoint him as member of the Youth Authority Board at the expiration of his term on March 15, 1962.

Joined the Los Angeles County Sheriff's office in 1933 and was one of the first specialized juvenile officers appointed in California; developed the basic juvenile

delinquency prevention program of the Los Angeles Sheriff's office and supervised the department's juvenile investigators; planned and conducted the first in-service training program for juvenile officers; from 1936 to 1940, he directed the Sheriff's Summer Camp for Under-privileged Boys, which he founded; member of the Youth Authority Board since September 11, 1957;

Member, Youth Authority Board, vice self, term expired, for the term prescribed by law, ending March 15, 1966.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE

SACRAMENTO, March 7, 1962

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointments to offices which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

ALEX GOOGOOIAN, resident of San Gabriel; A.B. from University of Southern California; LL.B. from University of Southern California School of Law, 1950; member of the California State Bar; admitted to practice January, 1951; Deputy Legislative Counsel 1951; Deputy Attorney General 1951 to 1955; entered private practice in Bellflower in 1955 upon leaving Attorney General's Office and still in private practice in Bellflower; appointed City Attorney of Bellflower in 1957 and still holds that position; appointed City Attorney of La Mirada and still holds that position since 1960;

Member, Cemetery Board, newly created position, (public member), for the term prescribed by law, ending January 15, 1964.

JOHN F. REGINATO, resident of Redding; 12 years as general manager of the Shasta-Cascade Wonderland Association; graduate University of Missouri where he received a degree in journalism; attended Golden Gate College in San Francisco;

Member, Small Craft Harbors Commission, vice Carl J. Wright, term expired, for the term prescribed by law, ending January 15, 1966.

DONALD SHANEDLING, resident of Beverly Hills; attended the University of Pennsylvania and the University of Minnesota; president of Donald H. Shanedling, Inc. of Los Angeles; builder and investment banker; member of the Board of Directors of Wilshire Capital Corporation;

Member, Board of Trustees, Camarillo State Hospital, vice Dr. Laynard L. Holloman, term expired, for the term prescribed by law, ending four years from the date of confirmation.

MRS. GERTRUDE G. HARRIMAN, resident of Hemet; originally appointed to the State Park Commission on October 16, 1957;

Member, State Park Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

LEON A. CLARK, resident of Piedmont; attorney; associated with the firm of Clark, Heafey & Martin; originally appointed to the Cemetery Board on January 31, 1951;

Member, Cemetery Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

HARRY MARTIN KAMP, O.D., resident of Kentfield; graduate and post graduate student at the University of California; past president of the Optometry Alumni Association of the University and a part-time member of the faculty; past president of the California State Association of Optometrists and a fellow of the American Academy of Optometry; founder of the New Order of Cincinnati in San Francisco; member of the Board of Trustees, California Institution for Women at Corona;

Member, Adult Authority, vice Clinton T. Duffy, term expired, for the term prescribed by law, ending March 15, 1965.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE

SACRAMENTO, March 7, 1962

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointments to offices which are by law to be filled by the Governor subject to Senate confirma-

tion or consent. I hereby nominate these appointees to you and request your confirmation and consent.

RALPH J. MCGILL, resident of San Francisco; served three years on the Alcoholic Beverage Control Appeals Board; member of the State Water Rights Board since 1958;

Member, State Water Rights Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

FRANK A. LAWRENCE, resident of Millbrae; member of the Industrial Accident Commission since January 24, 1951;

Member, Industrial Accident Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

RUSSELL H. MATHER, resident of Glendale; member of the Industrial Accident Commission since March 29, 1958;

Member, Industrial Accident Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, February 6, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 7

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By **JAMES D. DRISCOLL**, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 7—Relative to the Riverside County Fair and National Date Festival.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, February 6, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 10

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By **JAMES D. DRISCOLL**, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 10—Relative to the death of Dag Hammarskjöld.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

At 10.10 a.m., the following committee from the Assembly, Messrs. Dills, Pattee, and Coolidge, appeared at the bar of the Senate, and informed the Senate that the Assembly was duly organized and ready to proceed with the business of this 1962 Regular Budget Session.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, February 13, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 1—Approving amendments to the charter of the City of Petaluma, a municipal corporation in the County of Sonoma, State of California, voted for and ratified by the qualified electors of the city at an election held therein on the 13th day of June, 1961;

Senate Concurrent Resolution No. 2—Approving amendments to the charter of the City of Stockton, State of California, ratified by the qualified electors thereof, at a general municipal election and consolidated special municipal charter amendment election and consolidated special municipal low rent housing project election held therein on Tuesday, October 10, 1961;

Senate Concurrent Resolution No. 3—Approving amendments to the charter of the City and County of San Francisco voted for and ratified by the electors of said City and County of San Francisco at a general municipal election held therein on the seventh day of November, 1961;

And reports that the same have been correctly enrolled, and presented to the Governor on the 13th day of February, 1962, at 11.20 a.m.

BURNS, Chairman

SENATE CHAMBER, March 7, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 3

Senate Bill No. 4

Has had the same under consideration, and recommends that they be referred to the Committee on Business and Professions.

BURNS, Chairman

Above reported bills re-referred to Committee on Business and Professions.

SENATE CHAMBER, March 7, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Concurrent Resolution No. 5

Senate Concurrent Resolution No. 6

Has had the same under consideration, and recommends that they be referred to the Committee on Transportation.

BURNS, Chairman

Above reported resolutions re-referred to Committee on Transportation.

RESOLUTIONS

The following resolutions were offered:

By Senator Donnelly:

Senate Resolution No. 21

Relative to notifying the Assembly of the Organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of three Senators to notify the Assembly that the Senate has reconvened the 1962 Regular Budget Session, after the constitutional recess, pursuant to the provisions of Assembly Concurrent Resolution No. 5.

Resolution read, and adopted on motion of Senator Donnelly.

Appointment of Special Committee

Pursuant to the provisions of Senate Resolution No. 21, the President appointed Senators Donnelly, Johnson, and Geddes as a Special Committee to notify the Assembly that the Senate is organized.

By Senator Cobey:

Senate Resolution No. 22

Relative to notifying the Governor of the organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of three Senators to wait upon His Excellency, the

Governor, and inform him that the Senate has reconvened the 1962 Regular Budget Session, after the recess, pursuant to Assembly Concurrent Resolution No. 5, and is now ready to receive any communication he may have to make.

Resolution read, and adopted on motion of Senator Cobey.

Appointment of Special Committee

Pursuant to the provisions of Senate Resolution No. 22, the President appointed Senators Cobey, Lagomarsino, and Weingand, as a Special Committee to wait upon the Governor.

By Senator Brown:

Senate Resolution No. 23

Relative to paying mileage of Senators and Officers

Resolved by the Senate of the State of California, That the State Controller be and he is hereby directed and ordered to draw his warrants upon the proper funds in favor of the following named Senators and Officers of the Senate for the amount set opposite each of their names, and the State Treasurer is hereby directed and ordered to pay the same, being the mileage due them by law, for attendance upon the 1962 Regular Budget Session of the Legislature:

<i>Senators</i>	<i>County</i>	<i>Mileage (round trip)</i>	<i>Total at 5 cents per mile</i>
Stanley Arnold	Lassen	456	\$22.80
Lee M. Backstrand	Riverside	874	43.70
John C. Begovich	Amador	94	4.70
Charles Brown	Inyo	1,054	52.70
Hugh M. Burns	Fresno	332	16.60
Paul L. Byrne	Butte	202	10.10
Ronald G. Cameron	Placer	82	4.10
Carl L. Christensen	Humboldt	600	30.00
James A. Cobey	Merced	222	11.10
Randolph Collier	Siskiyou	528	26.40
Richard J. Dolwig	San Mateo	236	11.80
Hugh P. Donnelly	Stanislaus	174	8.70
Fred S. Farr	Monterey	416	20.80
Hugo Fisher	San Diego	1,026	51.30
Samuel R. Geddes	Napa	122	6.10
Luther E. Gibson	Solano	112	5.60
Donald L. Grunsky	Santa Cruz	350	17.50
John W. Holmdahl	Alameda	180	9.00
Ed C. Johnson	Yuba	106	5.30
Robert J. Lagomarsino	Ventura	788	39.40
"J" Eugene McAteer	San Francisco	176	8.80
John F. McCarthy	Marin	166	8.30
George Miller, Jr.	Contra Costa	164	8.20
John A. Murdy, Jr.	Orange	830	41.50
Virgil O'Sullivan	Colusa	120	6.00
Aaron W. Quick	Imperial	1,220	61.00
Joseph A. Rattigan	Sonoma	184	9.20
Edwin J. Regan	Trinity	420	21.00
Richard Richards	Los Angeles	770	38.50
Albert S. Rodda	Sacramento	8	.40
Stanford C. Shaw	San Bernardino	840	42.00
Alan Short	San Joaquin	96	4.80
Waverly J. Slattery	Lake	256	12.80
Walter W. Stiern	Kern	548	27.40
Vernon L. Sturgeon	San Luis Obispo	566	28.30
Stephen P. Teale	Calaveras	136	6.80
John F. Thompson	Santa Clara	252	12.60
Alvin C. Weingand	Santa Barbara	842	42.10
J. Howard Williams	Tulare	480	24.00
Robert D. Williams	Kings	428	21.40

<i>Officers</i>	<i>County</i>	<i>Mileage (round trip)</i>	<i>Total at 10 cents per mile</i>
Glenn M. Anderson	Los Angeles	770	\$77.00
J. A. Beek, Secretary	Orange	858	85.80
Joseph F. Nolan, Sergeant at Arms	Los Angeles	770	77.00
John F. Lea, Minute Clerk	Sacramento	2	.20

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Farr, Gibson, Grunsky, Holmdahl, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams—28.

NOES—None.

By Senator Richards:

Senate Resolution No. 24

Relative to commending John H. Glenn

WHEREAS, On February 20, 1962, a nation with stars in its eyes and hope in its heart watched a man soar into space; and

WHEREAS, That man was Lieutenant Colonel John H. Glenn, Jr., who thundered aloft from Cape Canaveral to descend some four hours and fifty-six minutes later into the welcoming waters of the Atlantic after three orbits of the earth; and

WHEREAS, During that historic flight John Glenn displayed the qualities which led to his selection as an astronaut, for he not only performed his assigned duties with skill and dispatch but he successfully met the challenge of the unknown and unexpected; and

WHEREAS, When difficulties developed in the control mechanism of his spaceship, Friendship 7, he calmly took control and completed his mission on schedule, thus proving beyond question man's ability to function in outer space; and

WHEREAS, Since that historic day, he has responded to the nation's accolades with a modesty and love of country representative of our finest traditions; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of this Senate join with Americans everywhere in congratulating Lieutenant Colonel John H. Glenn, Jr., upon the unforgettable contribution which he has made towards America's space exploration program; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Astronaut John Glenn.

Resolution read, and unanimously adopted on motion of Senator Richards.

By Senator Richards:

Senate Resolution No. 25

Relating to Goodwin J. Knight

WHEREAS, The Honorable Goodwin J. Knight, former Governor of the State of California, has been seriously ill; and

WHEREAS, In his capacity of Lieutenant Governor and President of this Senate, and later as Governor, "Goodie" Knight, as he is affectionately known throughout the State, has through his years of honest, efficient, and sincere service to the people of California earned the widest possible circle of friends and admirers within this Senate and without; and

WHEREAS, As testimony to his great energy and personality, the record of his long career as lawyer, business man, Judge of the Los Angeles Superior Court, Lieutenant Governor, and Governor, speaks for itself; and

WHEREAS, The Members of the Senate were grieved to learn of his sudden and unexpected illness at a time when he was again offering his services to the people of the State, and will miss his energy and zeal as a campaigner in political life; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate express their regrets at the illness of Goodwin J. Knight and wish him a speedy and complete recovery, and extend their sincerest best wishes to him and to his charming wife, Virginia, for a long and happy life following his recovery; and be it further

Resolved, That the Secretary of the Senate shall transmit a suitably prepared copy of this resolution to the Honorable Goodwin J. Knight.

Resolution read, and unanimously adopted on motion of Senator Richards.

By Senator Christensen:

Senate Resolution No. 26

Relative to the development of recreational areas along rivers where crossed
by bridges

WHEREAS, It is in the public interest to develop all possible areas for recreational use by the people of this State; and

WHEREAS, There is a distinct possibility for the development of recreational areas at or near the sites where bridges are constructed over rivers or streams, especially where the abutment or structure of the bridge is located near the river or stream bed and appears to afford the opportunity of raising the level of the river or stream so as to form boating or swimming areas, or which could otherwise be utilized for recreational purposes; now, therefore, be it

Resolved by the Senate of the State of California, That the Department of Public Works is requested to conduct a study of the feasibility of developing recreation areas at or near the sites where rivers or streams are crossed by bridges, or where it is proposed that a bridge be so constructed; and be it further

Resolved, That the Department of Water Resources, the Department of Fish and Game, and the Department of Parks and Recreation are requested to cooperate with the Department of Public Works in making this study; and be it further

Resolved, That the Department of Public Works is requested to cooperate with the United States Corps of Engineers in making its findings and recommendations; and, be it further

Resolved, That the Department of Public Works is requested to include in such study, among other things, problems which may arise in connection with site acquisition and accessibility to the rivers or streams; and be it further

Resolved, That the Department of Public Works is requested to study in particular the Eel, Mad, Van Duzen, and Klamath Rivers, and any other river or stream which may have a potential for recreational development at or near an existing or proposed bridge crossing; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to the Director of the Department of Public Works, the Director of the Department of Water Resources, the Director of the Department of Fish and Game, and the Director of the Department of Parks and Recreation.

Resolution read, and referred to Committee on Rules.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 5: By Senator Cobey—An act to amend Section 6956 of the Business and Professions Code, relating to license fees of collection agencies, to take effect immediately.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 8: By Senator Collier—Relative to numbering and naming highways, freeways and expressways within state highway system.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 9: By Senator Collier—Relative to a state park in Siskiyou County.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 10: By Senators Collier, Burns, Johnson, Brown, Byrne, J. Howard Williams, Begovich, Geddes, Teale, Christensen, Thompson, Grunsky, Cameron, Gibson, Donnelly, Robert D. Williams, Quick, Cobey, Stiern, Farr, Backstrand, Slaterry, Rodda, Rattigan, Shaw, McCarthy, Richards, Regan, Holmdahl, Short, Weingand, and O'Sullivan—Relative to the passing of Fred B. Wood.

Request for Unanimous Consent

Senator Collier asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 10, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 10

Senate Concurrent Resolution No. 10—Relative to the passing of Fred B. Wood.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams—37.

NOES—None.

Resolution ordered transmitted to the Assembly.

MOTION TO ADJOURN IN MEMORY OF THE HON. FRED B. WOOD

Senator Collier moved that when the Senate adjourns this day, it do so out of respect to the memory of the late Hon. Fred B. Wood.

Motion carried.

**INTRODUCTION, FIRST READING, AND REFERENCE
OF SENATE BILLS (RESUMED)**

The following resolutions were introduced, and read:

Senate Concurrent Resolution No. 11: By Senator Rodda—Relative to the Governor's Mansion.

Referred to Committee on Rules.

Senate Joint Resolution No. 3: By Senator Cobey (Coauthor: Assemblyman Winton)—Relative to the construction of Hidden Dam and Reservoir on the Fresno River.

Referred to Committee on Rules.

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Cobey, Lagomarsino, and Weingand, the Special Committee appointed to wait upon the Governor and inform him that the Senate had reconvened, reported they had performed their duty.

Senators Donnelly, Johnson, and Geddes, the Special Committee appointed to notify the Assembly that the Senate had reconvened, reported they had performed their duty.

ADJOURNMENT

At 10.40 a.m., on motion of Senator Burns, the President declared the Senate adjourned until 10 a.m., Thursday, March 8, 1962, out of respect to the memory of the late Hon. Fred B. Wood.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

FOURTH LEGISLATIVE DAY

FOURTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Thursday, March 8, 1962

The Senate met at 10 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Gruensky, Johnson, Lagomarsino, McAttee, McCarthy, Miller, Murdy, Quick, Rattigan, Richards, Short, Slattery, Stern, Sturgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams—33.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

We remember the words of the prophet: "What doth the Lord require of thee, but to do justly and to love kindness and to walk humbly with thy God."—Micah 6:8.

May this day, O Lord, be one in which Thy name will be honored in this place, not so much by our words, though we know that is important, but more particularly by our actions. "May the words of our mouths and the meditations of our hearts be acceptable to Thee" but may we also put into practice those things which make for peace, justice and honor among all men. May every Senator not only faithfully represent his constituents and seek the good of his State but may he also honor Thee and seek the accomplishment of Thy kingdom and Thy will on earth as it is in heaven. Then, Thine will be the kingdom, the power and the glory forever. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Christensen, on motion of Senator Burns, due to legislative business.

Senator Fisher, on motion of Senator Burns, due to legislative business.

Senator Holmdahl, on motion of Senator Burns, due to legislative business.

Senator O'Sullivan, on motion of Senator Burns, due to legislative business.

Senator Regan, on motion of Senator Burns, due to legislative business.

Senator Shaw, on motion of Senator Burns, due to legislative business.

Senator Rodda, on motion of Senator Rattigan, due to legislative business.

REQUEST FOR UNANIMOUS CONSENT

Senator Burns asked for, and was granted, unanimous consent to have the record show that Senators Christensen, Fisher, Holmdahl, O'Sullivan, and Regan, were excused this legislative day to attend a meeting of the Interim Committee on Judiciary.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Backstrand, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Norman Davis and family, Norman, Jr., Karen and Maurine, of Beaumont.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Battaglia, teacher; Beverly Montooth, student teacher; Mrs. Newlin and Mrs. Hubbell, room mothers; and the following eighth grade students from the Isabel Cook School, San Anselmo: Thomas Aguilar, James Baubel, Janet Blaquie, James Borchert, Jeanne Davis, Bradley Doucet, David Grayson, Pamela Grout, Elizabeth Harwood, Lynn Holtzinger, Kenneth Hubbell, Malinda Lang, Sarah Lloyd, Vernon Mandler, Patricia Marshall, Jeffrey McGough, Dianne Newlin, Christine Nutto, Donna O'Neill, James Orendorff, Marion Pipal, Robert Ragan, Larry Romanek, Anna Russell, Michael Russell, Carol Schneider, Rita Singh, Tom Smiley, Diane Stamper, David Taylor, Marjorie Totten, Jeffrey Valadez, Helen Wagner, and Adam Yanow.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Lippitt and Mrs. Lerner, room mothers; and the following eighth grade students from the Henry C. Hall School, Larkspur: Judy Ahrens, Terry Beaudoin, Michael Benier, David Cain, Nanci Chesnut, Suzanne De Gregory, Steve Ellsworth, Susan Glassman, Suzen Green, Pat Gronzo, Toni Hawk, Heidi Lerner, Linda Lindquist, James Lippitt, Pamela Lopez, Jim Lucas, Claudia Marker, Kathleen McDougall, John Morris, Charles Neal, Gail Offenbach, Michele Pederson, Carol Shenson, Dennis Smith, Paul Soulie, Roger Soulie, Rocky Stich, Linda Storhaug, Jack Stray, Sally Stumm, Sharon Sudlow, Mark Telegin, Robert Wunder, and Barbara Brooks.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Bruce McDonald, principal; Tom Kelly, Frank Curtin, and Julius Barndt, teachers; and the following eighth grade students from Fairfax Central School, Fairfax: Bruce Bordi, Richard Caughie, Timothy Davis, Larry Hardin, John Harris, William Ingram, Daniel Joaquin, Richard Kitun, Charles Locati, Kenneth Mandel, John McBride, Joseph Munch, Donald Munson, William Pipher, Jeffrey Schriebman, David Simonini, Peter Stone, Vincent Adeock, Courtney Balzan, Jeffrey Brodie, Jon Chelgren,

Frank Franklin, David Glascock, James Horst, Steven Lecture, Vance Montgomery, Michael Olivotti, Jonathan Pace, James Porter, Gary Remer, Gary Sieber, John Vier, Berry Barford, Paul Giorgi, Ron Glascock, Bryant Hamilton, Richard Harper, Eugene Kramer, Michael Lara, Mike Marks, Gary Mize, Charles Nislaus, Mike Powers, Mike Schmidt, David Seward, John Sitton, Melvin Stanley, Robert Tobin, Jim Watson, Mary Annes, Barbara Bagley, Christine Carrick, Suzanne Gottschalk, Sharon Halestrap, Paula Jacobsen, Diane Levy, Jacqueline McDowell, Sally Reichert, Brenda Retke, Sandra Schultz, Roberta Smith, Terry Trisciuzzi, Lauren Wilson, Janice Besser, Diane Blankenburg, Patricia Brady, Barbara Burr, Margaret Capurro, Denise Catteyson, Ivon Collins, Mary Edgar, April Miller, Paula Paterson, Geraldine Tanzi, June Walker, Barbara Wells, Linda Whittmore, Judith Gannon, Francis Moore, Georgia Ayers, Joan Blumenberg, Candy Edsberg, Toni Hiram, Diana Harrison, Pamela Kenny, Catherine McCarthy, Diana Nutter, Carol Paine, Paula Taylor, Barbara Wallace, and Susanne Worshan.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mesdames Evelyn Beck, Ann De Masters, Wanda Walker, Jimmie Fraley, Mae Suderman, Alice Simoes, and Alice Garrison, and Messrs. Doug Gilbert, Linord Cameron, Albino Silva, and Sam De Masters, adults; and the following eighth grade students from Tipton Elementary School, Tipton: Donna Moody, Charlyn Beck, Brenda Suderman, Anna Lee Lewis, Pat Van Dyke, Peggy Ballard, Donna Halford, Brenda Rice, Dorothy Gunther, Carolyn Campbell, Violet Reich, Sue Johnson, Terri Fraley, Marsha Tatum, Fonda Peek, Bonnie Coito, Patricia Simoes, Betty Blackwood, Theresa Garcia, Macey Pareia, Lorretta Garcia, Gabriel Azafido, Fernanda Medadgo, Sarah Rise, David Garcia, Robert Teeters, Mike Walker, Tommy Morris, Bernard DeMasters, Henry Gonzales, Rocky Yncian, Johnny Ontiveras, Mike Silva, Larry Perryman, Dick Brown, Phillip Bridges, Larry O'Neal, Allen Terrel, Melvin Hunt, Ronnie Eskew, and Charles Bridges.

On request of Senator Farr, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Warren B. Carson, District Superintendent, Mrs. Mary Frances Parker, Miss Marion James, Mr. Martin Krueger, and Mr. Elmer Giacomazzi, chaperons; and the following eighth grade students from Greenfield Union Elementary School, Greenfield: Carolyn Allred, Rickey Baker, Myrna Barlogio, Vernon Barlogio, Fred Bass, Danny Bernal, Paul Bickford, David Blair, Michael Blair, Ronald Borzini, Steven Bradley, David Brown, Debbie Buckley, James Castro, Mary Castro, Jennie Chavez, Sharon Cheves, Jack Cole, Silvia Comilang, Gloria Cordova, Donna Cota, Bonnie Stoughton, Gary Davis, Joyce Deatherage, Linda De Leon, Jackie Duby, Rickey Duncanson, Wayne Dunham, Linda Duque, Michael Elliott, Larry Escobar, Diana Gertsch, Janice Giacomazzi, Dean Gibbs, Katie Gilles, Nancy Gillott, Tony Glascock, Jack Griffith, Colleen Handley, Pamela Heath, Gary Howard, Louise Jackson, Susan Jackson, Virginia Torres, David Jones, Linda Jones, Ronald Lazzaroni, Steven Lovelace, Jackie Martin, Barbara Martinez, Silvia Martinez, Winoma Norman, Richard Padgett, John Peters, Wayne Peters, Donald Poare, John Reit-

zel, Brenda Reynolds, Frank Rivera, John Romans, Kenneth Ross, Bobby Sainz, Terry Sanchez, Kathy Stein, Howard Snider, Terry White, and Ramiro Vela.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to William MacSems, Mrs. McCullough, and Mrs. McLeod, teachers; and the following eighth grade students from the Seven Hills School, Nevada City: Margaret Brodie, Fred Butcher, Karen Degraffenreid, LaWayne Dolan, Donna Eckman, Wendy Freeland, Winona Heiser, Mike McCormack, Christina Oswalt, Richard Pena, David Reynolds, Mike Sturgill, George Young, Gregory Hamm, Harley Andes, Gary Degraffenreid, Russell Dow, Ken Dozier, Dan Granholm, Allen Frazier, Rickey Hill, Kim McLeod, David Moody, Tom Parkison, Jody Samsky, Fred Swenson, Otto Trubschenek, Keith Waters, Mike Yeoman, Rosemary Casner, Cathy Cox, Rosemary Freeland, Pauline Jacobs, Pamela Kinsley, Linda Lajoie, Kathy McLeod, Kathleen Melhus, Maria Osborne, Robin Person, Jill Thomsen, Linda Vonah, Lynn Zunino, Rose Marie Weese, Howard Brixey, Arthur Davis, Gary Gamble, John Hart, Leland Hoskin, Randy Humphries, Danny Jesswein, John Kraushaar, Stephen Oates, David Painter, Leland Pemberton, David Pohley, Michael Price, Charles Schiffner, Dan Smith, Bob Stallings, Mike Wilson, Ken Worthley, Claudia Ayala, Dianna Davis, Linda Eldridge, Susan Halls, Karen Melhus, Victoria Milhous, Kathryn Moondy, Michele Neumann, Janet Pierce, Christina Reese, Kathryn Rogina, Sharon Russell, Patricia Schaefer, and Cathy Wilcox.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, MARCH 7, 1962.

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 15.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 15—Relative to congratulating Lieutenant Colonel John H. Glenn, Jr.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, MARCH 7, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 10.

And reports the same correctly engrossed.

BURNS, Chairman

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 12: By Senator Richards (Co-author, Assemblyman Chapel)—Relative to honoring Thomas A. Doyle, III, 1962 National Easter Seal Child.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 12, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 12

Senate Concurrent Resolution No. 12—Relative to honoring Thomas A. Doyle, III, 1962 National Easter Seal Child.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Byrne, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Short, Stiern, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

**INTRODUCTION, FIRST READING, AND REFERENCE
OF SENATE BILLS (RESUMED)**

The following resolution was introduced, and read:

Senate Joint Resolution No. 4: By Senators Richards and Farr—Relative to the purchase of the United Nations Bonds.

Referred to Committee on Rules.

RESOLUTIONS

The following resolution was offered:

By Senators Thompson, Backstrand, and Quick:

Senate Resolution No. 27

Relative to paying tribute to the American GI Forum

WHEREAS, San Jose has been selected as the site of the Fifth Annual State Convention of the California Department of the American GI Forum, a national veterans' family organization, said convention to be held June 22, 23, and 24, 1962; and

WHEREAS, This organization is composed mainly of war veterans of Mexican-American descent and more than 500,000 such veterans served in the United States armed forces during World War II and the Korean War, and more than 250,000 of these men lost their lives or were wounded on the battle fronts; and

WHEREAS, The veterans of Mexican-American descent received more Congressional Medals of Honor than any other ethnic group in the nation; and

WHEREAS, The American GI Forum is dedicated to the preservation and the advancement of the basic principles of democracy, the religious and political freedom of the individual and equal social and economic opportunities for all citizens; now, therefore, be it

Resolved by the Senate of the State of California, That all persons and patriotic organizations of this State are urged to pay tribute to the American GI Forum by rededicating themselves to the preservation of liberty and to the ideals upon which our country was founded and for which the veteran members of the American GI Forum served in our armed forces; and be it further

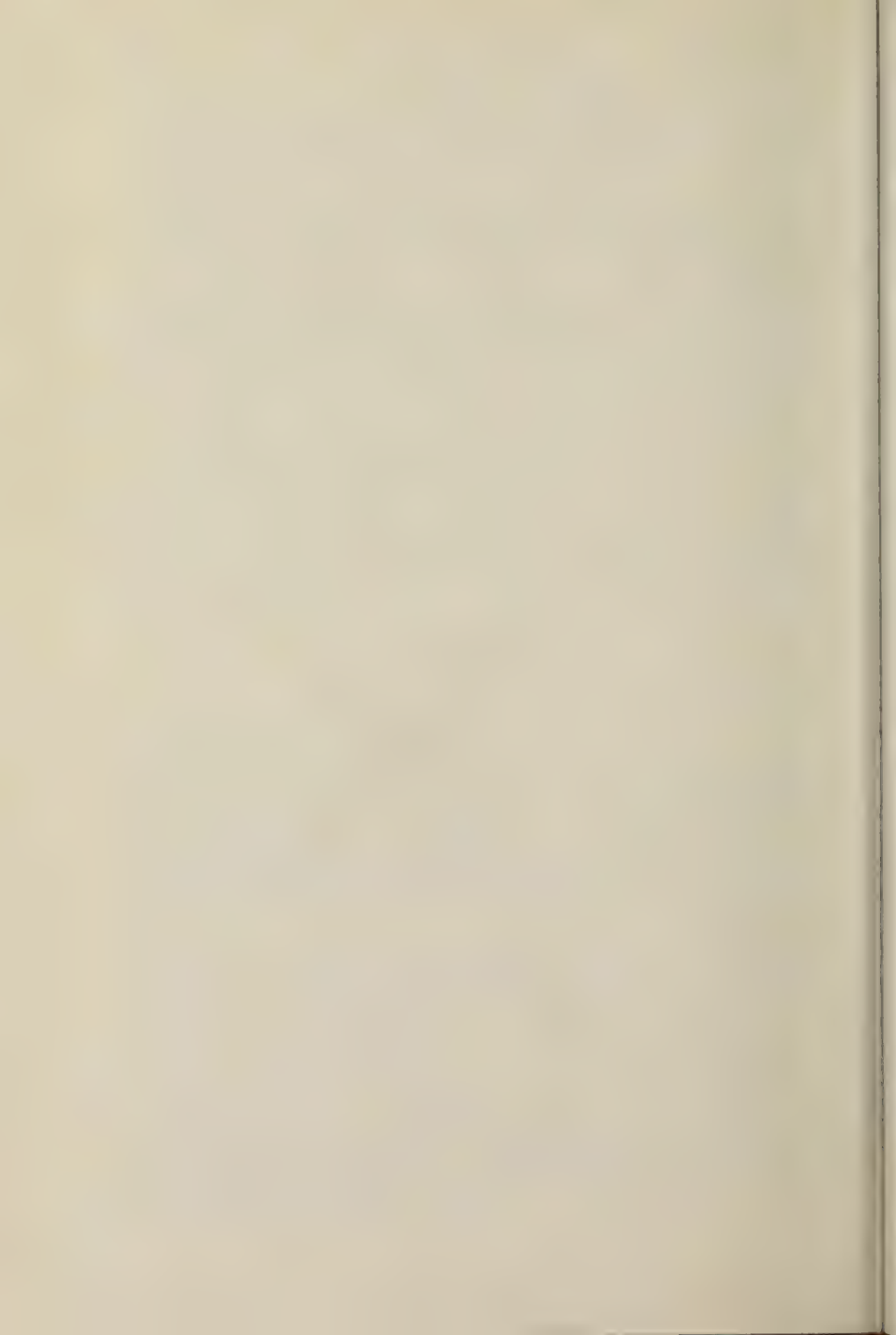
Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to the American GI Forum.

Resolution read, and unanimously adopted on motion of Senator Thompson.

ADJOURNMENT

At 10.23 a.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m., Monday, March 12, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

FIFTH LEGISLATIVE DAY

EIGHTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Monday, March 12, 1962

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattey, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—37.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Make plain to us, O Lord, that which we have not already discerned;

Where there is blindness, may we have sight,

Where there is darkness, may we see the light;

Where there is ignorance, enlighten our minds;

Where there is stubbornness, remove those blinds;

Where there is negligence, inspire us,

Where there is wrong, change us.

"Finally brethren, whatsoever things are true, whatsoever things are honest, whatsoever things are just, whatsoever things are pure, whatsoever things are lovely, whatsoever things are of good report; if there be any virtue, and if there be any praise, think on these things."—Philippians 4:8.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Lagomarsino led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Miller, on motion of Senator Teale, due to legislative business.

Senator Cobey, on motion of Senator Farr, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber was unanimously extended on March 9, 1962, to Mrs. Ungersma and Mr. Rutherford, teachers; and the following eighth grade students from Brookside School, San Anselmo: Linda Burge, Petra Chambers, Barbara Colton, Daniel DeMaestri, Chris Ghilotti, Victor Guilder, Suzanne Hofmann, Anita King, Bradley Kritsky, Karen Kritsky, Steven LeBeck, Dean Lazzarini, Cheryl Levine, Danne Lezzeni, Nancee Little, Douglas Manuel, Michael Matley, Patricia Neely, Jack Nelson, Donna Nicolaisen, Michele O'Bid, George Phelen, Stanley Rubrecht, Diane Schmitt, Dorothy Starr, Patricia Stewart, John Storz, Gretchen Van Druff, Roger Van Couwenberghe, Kay Wagner, Larry Wagner, Wendy Webster, Kenneth White, Duncan Williams, Martha Zell, Danny Duncan, Robert Adams, Maylien Ardito, Dennis Askew, Bruce Bendict, Maren Braun, Joseph Cherry, Deborah Cole, Kathleen Cosgrove, William Curley, Darlin Dalka, Catherine DelPino, Susan Fitzgerald, Joseph Fitzpatrick, Robert Foti, John Gearhart, Kathleen Giono, Robert Johnson, Barbara Jones, Bernard Kaholokula, Gregory Kritsky, Byrd Lewis, David Malinoff, Barbara Manuel, Marsha Montpart, Christine Neilsen, Knut Niehoff, Danny Orr, Sherri Olander, Patricia Pearce, Paul Scott, Jim Snow, Susan Travis, Bill Walker, Anne Yeoman, and Gregory Zaro.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber was unanimously extended on March 9, 1962, to Miss Hudson and Mr. Travaglini, teachers; and the following eighth grade students from Sleepy Hollow School, San Anselmo: Diane Ash, Karen Barnett, Kathleen Benoit, Ellen Bundschu, Karen Harris, Donna Lawless, Marjorie Moore, Lynn Norton, Rosie Penhallow, Andrea Soloski, Deborah Snyder, Teri Spence, Sherlyn Swift, Roanne Watt, Dolores Weber, Sherry Worth, Jim Ballachey, John Boothby, Gary Buhr, Dan Busch, Richard Condit, Bill Currie, Dick Edelstein, Steve Evans, Bill Herman, Karl Johansson, Greg McCarty, Sam Martin, John Phelps, Scott Sibbald, Guy Van Cleave, Winston Whitney, Craig Woodworth, Carol Arthur, Linda Cauch, Vickie Edelstein, Pam England, Diana Gibbs, Kathleen Long, Thalle Salles, Karen Seastrom, Signe Seastrom, Robin Tatum, Jennifer Terhurne, Therese White, John Ballachey, Bruce Buckley, Bim Chaille, Rich Cohen, Don Edelstein, John Evans, Skip Farina, Harry Gabar, John Galbraith, Tom Barnsberger, Don Humphrey, David Kauer, James Lundgren, Mike McCoy, Max Martin, Marty Miller, Mark Muller, Russ Richeda, Skip Robertson, and Dick Williams.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber was unanimously extended on March 9, 1962, to Mr. and Mrs. Roy Alexander, Mr. and Mrs. Chester Troudy, Mr. James Strange, Mr. Wallace Price, and Mr. William Schaper, adults; and the following students from Palo Verde School, Tulare: Judy Alexander, Tina Toste, Helen Mathis, Jane Cochran, Loretta Miller, Mary Cox, Mary Gillen, Gwen Gallagher, Linda Phillips, Delores Hampton, Sylvia Price, Annie Hinojos, Gail Sullivan, Linda Mason, Judy Wilson, Nadine Peterson, Brenda Hicks, Douglas Ables, Keith Hickman, Frank Alves, Alex Aguilar, Ronnie Prine, Frank Mil-

ler, Ronnie Brown, O. C. Early, Clarence Ogans, Allen Eddings, James Miller, Wayne Jones, Henry Pimentel, Raul Lizardo, Tony Morales, C. L. Loring, Hobart Loring, Rodney Vastbinder, and George Shinn.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber was unanimously extended on March 9, 1962, to William V. Parkes, teacher, Mrs. Robert McCook and Mr. Arthur Reichard, adults; and the following eighth grade students from McKinley Grade School, Redwood City: Dennis Ballard, James Barr, Michael Biggs, Donald Bruha, Phillip Cool, William Dawson, Craig Ferguson, Jeffrey Hawthorth, Dennis Keegan, William Kogelschatz, Philip Lovelace, Kevin McBirney, Kenneth McIntee, Edward Meyers, Arthur Phillips, Robert Sells, Thomas Stafford, Mike Watts, Vaughn Wilkins, Annette Baleh, Denise Bianco, Micky Burgoon, Nancy Dominici, Lynn Fellows, Diane Greene, Lynda Harding, Evelyn Homan, Elaine Jarvis, Diane Lapham, Alison McCook, Carol Macedo, Johana Mariani, Catherine Mills, Anne E. Reichard, Audrey Ruthenbeck, Paula Stoppa, Terry Svetine, and Nancy Wolf.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber was unanimously extended on March 9, 1962, to Mrs. Mildred Kling and Mrs. Lyman Linfesty, adults; and the following eighth grade students from the Millrose School, Bakersfield: David Haymond, Mike Osborn, Patti Porter, Beverly Blackwood, and Paula Colfax.

On request of Senator Burns, the privilege of the floor of the Senate Chamber was unanimously extended on March 9, 1962, to Mr. and Mrs. Paul Clabaugh, Mr. and Mrs. John Machoian, and Mr. John Bradney, adults; and the following students from the Alta Union Elementary School, Reedley: Ronald Barker, Chris Dick, Jack Dugan, Dennis Fite, Ronald Friesen, Arthur Harms, Steven Heppner, Paul Klippenstein, Ben Kubota, John Perez, Marshall Sorensen, Charles Stobbe, Bobby Vasilovich, Harold West, Herminia Cantu, Katherine Duerksen, Eulalia Flores, Karen Hinz, Betty Laney, Diana Preheim, Lois Preheim, Linda Ramirez, Linda Romero, Elaine Shultz, Elizabeth Shultz, Catherine Tanizaki, Karen Tootelian, Margie Welch, and Maria Cano.

On request of Senator Christensen, the privilege of the floor of the Senate Chamber was unanimously extended on March 9, 1962, to Mr. Curtis Wilson, District Superintendent, Mrs. Clara Byers and Mr. Weston Hodges, teachers; Mr. Ellison Tompkins, adult; and the following seventh and eighth grade students from the Cuddeback Union Elementary School, Carlotta: Donald Aaron, Dennis August, Dennis Blake, Bruce Brady, Leonard Cottrell, Bill Doty, Mervin Grubbs, Dennis Kramer, Joe Matteucci, Lewis Robledo, Kenneth Webb, Tim Wilson, James Nesmith, Eddie Peters, Charles Bartleson, Boyd Dahl, Tom Heaton, James Sinclair, Lynn Langdon, John Sweetney, Roy Hollingsworth, Larry Bowermaster, Eddie Burgess, Kathy Gould, Carol Holcomb, Linda Hughes, Janice Laag, Ruth Mason, Patsy Brooks, Dawnetta Crider, Karen Kerl, Linda Shannon, Letitia Tomson, Brenda Lowrey, Rita Ellis, Geneva Parker, and Linda Anderson.

On request of Senator Backstrand, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Horace Miller of Ripley, Messrs. C. A. Woodard, Leon Nowell, and Bruce Kratka, all of Blythe.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Richard Sweet of Daly City.

On request of Senator Shaw, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Dr. Robert L. Morlan, Arne Hansen, Dave Lambertson, Bill Spruance, and Ron Skipper, all of Redlands.

On request of Senator Fisher, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Virgil Knoche of Fallbrook.

On request of Senator Weingand, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Stanley V. Anderson, LL.B., Ph.D., Assistant Professor of Political Science, University of California, Santa Barbara; Col. Joseph A. Miller, Bruce Robeck, Richard Powers, Mary Ann Woodland, and Margaret Johnstone, all of Santa Barbara.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Vic Baltrusaitie, Ted Baltrusaitie, Phil Jones, Richard Stowell, and Bill Pressly, all of the Lewis and Clark College, Portland.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Richard Miles of Albany; Miss Pamela Oakley and Miss Elizabeth Dalziel, both of Berkeley.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Eleanor Sternberg and Frances Reeves, both of Newcastle.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Thomas Doyle of San Francisco.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Susan Strauss of Bakersfield.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Professor Totton J. Anderson, Miss Susan Warshaw, Miss Barbara Epstein, Mr. Harvey Harris, and Mr. John Schultz, all from the University of Southern California; Professor Edward G. Goldberg, Thomas Brayton, Allan Harris, Donald Everhart, Robert Donelson, and James Biltchick, all of Los Angeles State College; John Torelli from Loyola University, Los Angeles.

On request of Senators Richards and Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Allen Test and Gary Code, both of Berkeley.

On request of Senators Farr and Grunsky, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Judge Gordon Campbell, Superior Court Judge, Monterey County.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Dr. Konirsh, College of Notre Dame, Belmont, and the following students: Pat McFeeley, Mary Lou Figione, Marjorie Murray, and Jane Eaton.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Michael Devitt, Luis A. Belmonte and George H. Lentz, all from the University of Santa Clara; Nancy Eales, Susan Strause, Pat Dunning, Liz Stone, Florence Gondo, Tom Bruneau, Leo Flynn, Virgil Knoche, Fred Braustetter, and Fred Karlsen, all from San Jose State College.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the San Joaquin County Retired Teachers Association: Mrs. Ethel S. Miller, Mrs. Johnnie Doss, Mrs. Mammie J. Junken, Mrs. Myrtle C. Fritz, Mr. Bert Von Gilder, Mrs. Theresa Warner, Mrs. Annie R. Canessa, Mrs. Mona M. Williams, Mrs. H. B. Meredith, Mrs. Maude V. Henson, Mr. and Mrs. R. A. Mitscher, Mrs. Heber James, Mrs. George Witherow, Mr. and Mrs. James O. Billups, Mr. and Mrs. J. Walter Evans, Mrs. Elizabeth Strong, Mrs. Emma K. Comer, Mr. Asa L. Caulkins, Mrs. H. J. Snook, L. M. Smith, Viola Haley, Mr. and Mrs. Harry C. Mallory, Mr. and Mrs. Earl R. Jackson, Helen Ward, Irene Brady, Ethel Thiessen, Mrs. L. D. Morrill, Mary T. Witherow, Dora A. Cash, Mildred Walcott, and Mr. and Mrs. Alvin H. Eilert.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Merritt Gilbert and Mr. Max Bishop, teachers, Mrs. Aron Rempel, Mrs. Ed Driskell, Mrs. Bill Eva and Mrs. Walt Weldon, adults; and the following eighth grade students from Sierra Union Elementary School, Tollhouse: Valerie Anderson, Veda Coleman, Ethel Coppinger, Maureen Driskell, Judy Drummond, Mary Oliver, Ruth Srader, Sally Rempel, Bertie Weldon, Penny Wilson, Robert Allen, Burnard Bell, David Coleman, Glenn Davis, Dennis Deming, Ken Eva, John Frisch, Steve Glass, Charles Hevener, Larry Hicks, Rodney Jones, Jim Maurer, Ronnie Rose, Jose Stroud, and Dick Schoerer.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Robert J. South, teacher, Mrs. H. J. Gronau, Mrs. B. F. Hayes and Mrs. Howard Sec, adults; and the following eighth grade students from Sequoia Union Elementary School, Lemon Cove: Patty Brown, Julie Chivers, Trudy Cross, Sharon Fish, Danny Flores, Steven Fuller, Darlene Gronau, Delbert Hardin, Ronald Harrell, Katie Harris, Kenneth Hayes, Cheri Kunkel, Jo Ann Mason, Diana Miller, Frank Navarez, Arthur Nunez, Brenda Roach, Marsha Sandidge, Richard See, and Lucy Torres.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Tom Clifford and Mr. Don Potts, teachers; Mrs. Mabel Brewer, Mrs. Irene Campbell, Mr. and Mrs. Earl Dawson, Mr. and Mrs. Lawrence Fischer, Mrs. Chris Raessler, and Mrs. George Reed, adults; and the following eighth grade students from the Mineral King School, Visalia: June Able, Leonard Albright, Lynda Arnold, Rick Bateman, Jerry Belanger, Mike Berry, Kay Brandenburg, Estell Brewer, Trish Bryant, Ina Campbell, Mary Ann Clark, Larry Davenport, Marvin Dawson, Robert Dir, Janet Farris, Gregory Fischer, Ronald Hamilton, Bill Heberling, Steve Hunter, Darlene Maness, A. D. Masters, Linda

Miller, Rodney Miller, Charles Munson, Alfred Pimentel, Brenda Post, Elroy Price, Daniel Raessler, Janis Reed, Marilyn Robinson, Terri Ruell, Launie Sandige, Billy Schouboe, Jeff Sweeney, Susan Verry, Ron Walker, Susan Warren, Linda Wortman, Albert Young, Linda Cody, and Less Adams.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Laila Halsteen, Messrs. Clifton Thompson, Charles Ackerman, Herm Neufeld, and Bill Larson, adults; and the following eighth grade students from the Jefferson School, Santa Clara: Susan Brown, Shauna Grish, Lonnie Hawkins, Steven Jacob, Robert Krauth, Dorothy Lyons, Benny Neveras, William Routhier, George Shubin, Mary Jane Spencer, Rodney Terrell, Theresa Beall, Ilene Crowe, Cheryl Dahlen, Steven Droke, Lee Green, Billie Hill, Thomas Leathem, Margaret Mannina, R. Patrick McMullin, Carol Mikelich, Karen Myreholt, Frances Saavedra, W. Gordon Shinn, Gerald Soseman, Victoria Ulibarri, Jeffrey Watkins, R. Cheryl Adams, Jay Chaney, Barbara Dobbins, A. Kathleen Fox, W. Michael Glover, Daniel Gonzales, P. Larry Hernandez, Barbara Jones, Carolyn Lanning, James McSeaton, Michael O'Leary, Richard Pittman, Patricia Raymond, Tim Robertson, Donald Schmidt, Darol Souza, Martin Wall, Norman Wray, Bill O'Hare, Linda Murray, Carole Mason, N. Scott Brown, David Cole, Marvin Havens, John Hoffmann, Jackie Kelley, Mary Ann Leer, Beverly Neilson, Marlene Nunes, S. Norma Sakamoto, Diana Smith, J. Steven Stone, Glen Appleby, Rodger Blair, Nancy Culling, Linda Delaney, Darann Gidel, M. Regina Green, Sandra Keeble, John Levensgood, Anthony Marino, Kathryn Mead, David Miller, Carl Rhodes, Joseph Secola, Karen Smith, Sue Spurgeon, Shirley Vogel, S. Jane Wietstock, J. Richie Blom, Anthony Costa, E. Sherl Forbes, Robert Gadd, Dorothy Goldmann, Sandra Helms, B. John Huff, Paul Kramer, Donald May, Michelle Moody, Maria Perdicizzi, John Przybyla, Pamela Rittue, Linda Salles, David Shaw, Jane Stock, Marc Wohl, Linda Hardy, and Tim Neal.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Virginia Socolofsky and Mr. Karl Cooperrider, teachers; and the following students from Oakland High School, Oakland: Mike Ackley, Ron Adler, Chris Alexizos, Roger Allington, Kirk Altshuler, Gerry Anglim, John Baldo, Steve Barnett, Micki Beardslee, Nancy Bills, Lee Boren, Lindi Bortney, Jim Braun, Bev Brazelton, John Cabala, Camille Chan, Ken Chu, Nancy Chu, Lezlee Cleymen, Mike Cohen, Pat Collins, Kathleen Cole, Sally Comstock, Lindy Corneille, Jim Cressio, Rick Cresswell, Sue Despain, Chiquita Drake, Vicki Dutro, Dale Evans, Doug Ewers, Joe Ewers, Kathy Figgoid, Melanie Frazier, Manitte Fung, Carolyn Giffin, Gregor Greig, Gayle Grover, Judy Hamilton, Dave Heath, Sue Hederman, Judy Herman, Lahon High, Walt Hill, Aron Hoffman, Dick Holland, Janna Jensen, Debbie Katz, Shahine Khan, Barbara Lamb, Russel Larsen, Nancy Lawler, Linda Lee, Marcia Lim, Elinor Lindquist, Gary Lee, Terry Litchfield, Suzanne Mabon, John Maestri, Barbara Manley, Jay Manuel, Vicky Marlar, Larie Merriek, Lanaya Mast, Henrietta Morlatt, Carl Mortensen, Virginia Nelson, John Numminen, Merle Ommert, Robert O'Neil, Jay Pahlmeyer, James Porter, Cathy Prince,

Helen Pulver, Virginia Rheliff, Karen Rogers, Dan Ruttan, Hazel Schroeter, Cathie Skilling, Peggy Stark, Sue Stebbins, Carla Stone, Pat Squires, John Swartzburg, Marsha Warren, Jim Wayne, and Harry Yanellas.

On request of Senator Fisher, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following guests from San Diego County: Claud Sutcliffe, Mary Jo Williams, Jerry Box, Marianne Cavanaugh, Frank Shine, Charles Triebel, Robert Fox, Dr. Melvin Crain, Lou Anna Crain, James Paisley, Jr., Edward Ketchum, Robert L. Smith, Jack Hession, John Martin, Ted A. Glover, Sam Christie, Larry D. McCoy, Gerald D. Hoffman, and Paul D. Bussey.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ellen Halcomb and Vince Holbrook, adults; and the following 12th grade students from Chico Senior High School, Chico: Roger Ball, Patty Bevins, Jim Bigger, Pam Bishop, Sandy Branson, Virgie Breshears, Ernie Carpenter, Sue Cheak, Penny Chernow, Sharon Connor, Rusty DeBernardi, Sonja Eaton, Gary Forberg, Chuck Forsman, Celest French, Michelle French, Will Furr, Vicki Geyer, Tony Gheller, Diane Gonnion, Nancy Hardesty, Lynda Henderson, Darlene Howard, Skip Hubbard, Dorothy Hyde, Steve Jacobs, Darrel Kelch, Dick Kelly, Carol Kohlboff, Frank Lamphere, Maxine Lee, Judy Mandville, Bill Martin, Mike McEnspy, Dave Meyers, Ed Millard, Linda Morrison, Gala Morrow, Jack Morton, Andie Murray, Tom Nightengale, Don Ray, Frank Reigel, Sandy Richmond, Gary Roe, Rosemary Rose, John Schroeder, Robert Setterland, Adrienne Sherrill, Jean Smith, Janet Thompson, Linda Town, Rob Van Nuys, David Veffredo, Karen Wallen, Margaret Watson, Rick Weaver, Martha Williams, Cheryl Woolery, Bob Yont, Brian Zink, Karen Smith, Roxie Stutz, Shirley Torrey, and Mary Wall.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mesdames Grace B. Garten and Evelyn Garrity, and Mr. John Penniman, teachers; and the following students from the Raymond Fisher School, Los Altos: Frank Adams, David Barboza, Greg Furse, Jim Page, Geoff Dean, Mike O'Brien, Janice Schmitt, Martha Williams, Melinda Tielemans, Bruce Blanchard, Lee Cloninger, Christine Bickel, Brian Beck, Elina Blumbergs, Ellodee Cloninger, Susan Dickson, Riekey Gerhardt, Jim Gustafson, Rickie Hieber, Kathleen Hill, Georgianne Knopf, Mitchell Mandich, Martha Neely, Linda Breeding, Dennis Dias, Diann Thompson, Janey Zaring, Claudia Johnson, Jocelynn Place, Debbie Wilkey, Kay Deal, Carol Ellis, Susan McLafferty, Suzanne Steward, Linda Webb, Gail Butridge, Danny Seleshanko, Ron Hagen, Karen Margherita, Connie Nilsson, Terry Ogilvie, Bill Oxley, Dennis Powers, Cynthia Olmstead, David Preader, Marla Robbins, Penny Silva, Duane Rose, Jeanne Browning, Jan Chittenden, Steven Dowd, Nancy Hopp, Kristan Manson, Ben Southern, Jim Thompson, Dianne Moody, Jerry Strickler, Sharon Beatty, Devon Brown, Lynea Heaton, Mimi Negendank, Ken Anderson, Carol Aufderhyde, Laurel Wheeler, and Jim Fanning.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

THE UNIVERSITY OF CALIFORNIA
BERKELEY 4, CALIFORNIA, March 8, 1962

The Senate of the State of California
Attention: Mr. J. A. Beek, Secretary
State Capitol, Sacramento

GENTLEMEN: At its 1961 Regular Session the Legislature adopted Senate Concurrent Resolutions No. 12 and No. 26, Senate Resolution No. 156 and House Resolution No. 312, requesting that consideration be given by the University of California to Fresno, Sacramento and Long Beach, respectively, as locations for new medical schools. In response to these resolutions, and pursuant to its responsibility for instruction in the profession of medicine, the University has completed a staff study which examines the long range needs for physicians in California and surveys the feasibility of potential locations throughout the State as sites for the additional medical schools which may be needed. Ten copies of the study report are transmitted herewith and additional copies can be furnished if needed.

Copies of the report also have been furnished to the Coordinating Council for Higher Education which, under Senate Concurrent Resolution No. 37 adopted at the 1961 Session, is engaged in preparing a long range plan for expansion of medical education in California for presentation to the Legislature during the 1963 General Session.

Respectfully submitted,

CLARK KERR

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Senate Committee on Rules has approved the application for press, radio and TV credentials of the persons listed in attached letter of Squire Behrens, President of the Capitol Correspondents Association.

BURNS, Chairman

CAPITOL CORRESPONDENTS ASSOCIATION
STATE CAPITOL, SACRAMENTO, March 6, 1962

Chairman, Senate Committee on Rules
Senate Chamber, State Capitol
Sacramento, California

DEAR SIR: Credentials of the following-named persons are eligible for accreditation as representatives of the press, radio and TV at the 1962 Regular Session of the Legislature and any Special Session called by the Governor. These credentials have been duly examined by the credentials committee of our association in accordance with the Joint Senate and Assembly Rules:

Ward Winslow: *Palo Alto Times*
Judson A. Baker: *Los Angeles Herald-Examiner*
Peter Kaye: *San Diego Union*
Donald H. Webster: *Radio—KCBS-News*
Gene Gilligan: *Radio—KSFO*
Carl Ingram: *United Press International*

Very truly yours,

SQUIRE BEHRENS, President

Standing Committee:
James C. Anderson, *Chairman*
Morrie Landsberg
Richard Rodda

SENATE CHAMBER, March 8, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 12

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:
Senate Joint Resolution No. 3

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Water Resources.

BURNS, Chairman

Above reported resolution re-referred to Committee on Water Resources.

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:
Senate Concurrent Resolution No. 9
Senate Concurrent Resolution No. 11

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Natural Resources.

BURNS, Chairman

Above reported resolutions re-referred to Committee on Natural Resources.

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:
Senate Resolution No. 13
Senate Concurrent Resolution No. 8

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Transportation.

BURNS, Chairman

Above reported resolutions re-referred to Committee on Transportation.

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:
Senate Bill No. 5

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Business and Professions.

BURNS, Chairman

Above reported bill re-referred to Committee on Business and Professions.

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:
Senate Joint Resolution No. 1
Assembly Concurrent Resolution No. 7
Assembly Concurrent Resolution No. 10
Assembly Concurrent Resolution No. 15

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

Request for Unanimous Consent

Senator Backstrand asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 7, at this time, for consideration.

Consideration of Assembly Concurrent Resolution No. 7

Assembly Concurrent Resolution No. 7—Relative to the Riverside County Fair and National Date Festival.

Resolution read, and presented by Senator Backstrand.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—37.

NOES—None.

Resolution ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 13: By Senator Burns—Relative to the adoption of the Joint Rules of the Senate and Assembly.

Referred to Committee on Rules.

ADJOURNMENT

At 2.55 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3 p.m., Tuesday March 13, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

SIXTH LEGISLATIVE DAY

NINTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Tuesday, March 13, 1962

The Senate met at 3 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—36.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

"I will lift up my eyes to the hills. From whence does my help come? My help comes from the Lord, who made heaven and earth." (Psalm 121:1-2)

For those who need Thy help, O Lord, we plead; to those who sense this need, we commend to Thy care; from all of us who seek Thy help we make this our prayer. Open our eyes to understanding and our hearts to obedience. Grant that this day may bring blessings in the life of this great State because these Senators, each representing an important area of our State, have come together to do that which is best for the people of this State, honoring Thee by their actions.

"The Lord will keep you from all evil; he will keep your life. The Lord will keep your going out and your coming in from this time forth and for evermore." AMEN. (Psalm 121:7-8)

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Short, on motion of Senator Burns, due to legislative business.

Senator Murdy, on motion of Senator Byrne, due to personal business.

Senator Teale, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator McAtor, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Ruth Snell, Miss Barbara Snell, and Mrs. Catherine Hyland, all of San Francisco; Mr. Barry Brittan of Daly City.

On request of Senator Stern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. W. A. Kendrick of Bakersfield.

On request of Senator Delwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to William H. Best III, and James L. D'Amico, both of Los Altos.

On request of Lieutenant Governor Anderson and Senators Richards and McAtor, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Jules Hundes and Don Mosley, both of San Francisco; Sam Zellman, Barney Miller, Robert Sutton and Robert Wood, all of Los Angeles.

On request of Senator Delwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the 17th District P.T.A., San Mateo County: Mesdames Michael G. Nagy, Clarence Morris, Sam Cole, John Greener, Lloyd Johnson, Mr. Eugene May, Mesdames Eugene May, D. L. Rodgers, Louis Van Hooke, Henry Hildebrand, E. A. Sandberg, Marian Bode, Peter Lind, Edgar Procher, Tom Ohsenloft, Emile DeAntoni, Daniel Stuck, Edw. Epling, Ellis Kirk, H. O. Becker, John Lienhard, Virginia Boston, Ray Morris, John Cumes, Evelyn Wesala, Frank Baumgaertner, Paul Zelt, George Huff, Mr. Robert Lloyd, Mr. Ralph Paradise, and Mesdames Samuel Shannon and Kenneth Morris.

On request of Senator Holmblad, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Arthur K. Heckley of Berkeley, Mr. Mitchell Merzke of Oakland.

On request of Senator Rutigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Duane Bennett, Mrs. Charles Moore, Mr. Donald Christie, and Mr. Robert F. Hedd, adult supervisors; and the following student members of the Esther M. Sorel Chapter of the National Junior Honor Society, Santa Rosa Junior High School, Santa Rosa: Laurie Adler, Jim Anderson, Ron Bahndi, Linda Ballard, Linda Bathurst, Candy Bell, Jerry Bell, Marilyn Bennett, Cathy Berini, Jan Biella, Barbara Brown, Pam Bond, Ken Burton, Darry Campbell, Stuart Campbell, Ken Chambers, Toni Clark, Jimmy Cooper, Ted Dollachille, David Downard, Barbara Diekmann, Bill Eason, Virginia Flanagan, Greg Fouts, Mary Fostine, Kathleen Gehlke, Joan Gray, Beverly Gruner, Candy Hall, Jeff Hallock, Marcia Hamilton, Mary Lynn Hart, Anita Harten, Martin Hausladen, Adrienne Hawley, Ron Herring, Connie Hubenthal, Julie Huntington, Mary Ann Johnson, Judy Kyllar, Mary Ellen Kreisl, Mary Lee Lane, Shirley Leckie, Karen Lehtinen, Kerry Lewis, Dan Lightfoot, Dan McCarty, Chris Mattson, Marilyn Michard, Patricia Mihaly, Connie Miller, Setaia Moore, Greg Nielsen, Rosalinda Olson, Susan Pashady, Richard Phillips, Kay Pirsley, Vivian Ploek, Wayne Raine, Joel Russ, Linda Sandkulla, Clara Schuster, Ann Segesman, Brad Shelley, Deane Soren, Tina Sout, Tim Schmidt, Stuart Sadduth, William Taylor, Noek

Tipon, Vic Trione, Sandie Wadsworth, Patricia Walker, Mike Wells, Kathy Wetton, Craig Whitwell, Janice Wong, Louis Wolcher, Kathy Wood, Diana Yakerson, Carla Grubschmidt, Greg Huntington, and Steve Galaher.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber was unanimously extended on March 9, 1962, to Mr. and Mrs. Roy Alexander, Mr. and Mrs. Chester Troudy, Mr. James Strange, Mr. Wallace Price, Mr. William Schaper, Mrs. Altha Corley, Mr. William F. Alves, and Mrs. John Prine, adults; and the following students from Palo Verde School, Tulare: Judy Alexander, Tina Toste, Helen Mathis, Jane Cochran, Loretta Miller, Mary Cox, Mary Gillen, Gwen Gallagher, Linda Phillips, Delores Hampton, Sylvia Price, Annie Hinojos, Gail Sullivan, Linda Mason, Judy Wilson, Nadine Peterson, Brenda Hicks, Douglas Ables, Keith Hickman, Frank Alves, Alex Aguilar, Ronnie Prine, Frank Miller, Ronnie Brown, O. C. Early, Clarence Ogans, Allen Eddings, James Miller, Wayne Jones, Henry Pimentel, Raul Lizardo, Tony Morales, C. L. Loring, Hobart Loring, Rodney Vastbinder, and George Shinn.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Raffo, teacher; Mrs. Vanderbilt and Mrs. Daniels, adults; and the following students from the Isabel Cook School, San Anselmo: Mary Banfield, Roland Beander, Cheryl Christenson, Lee McClure Come, John Croce, Jeffrey Daniels, James Davis, Ann Elise Eckland, Lynda Finnerty, Tony Glodnis, Russell Green, Thomas Higgins, Linda Hunter, Sharon Ireland, John Jaquish, Dale Johnston, Kalthleen Kelly, Edward Keys, Sandra Little, Petra Martin, Mark Miller, Michael Morford, Kathleen O'Brien, Sharon Pickett, Paul Quinliven, Sherrill Sherrick, Marjorie Soldavini, Willard Thomson, Andrea Vanderbilt, John Warrington, Judith Warrington, Lawrence Werbelow, Susan Wisheart, and Steven Wrischnik.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Richard Sayles, Superintendent; Robert Erwin, teacher; Mrs. Claris Goulart, Mrs. Helena McCarthy, Mr. Davis James, Mr. and Mrs. Paul Ripley, adults; and the following eighth grade students from Newcastle Elementary School, Newcastle: Ken Waterbury, Ida Posten, Cherii Hardy, Mary Duvall, David Stallions, Carla Rudolph, Carolyn Pitkin, Ida Moseley, Juanita Hernandez, Judy Ralston, Linda Ripley, Wayne Tokutomi, Bill Wauters, Hickey Murray, Jim Gavel, David Nicholas, Stanley Imamoto, Mike Webber, John Goulart, Bobby Brandlein, Gloria James, Lorinda Tefertiller, Robbie Imamoto, Susan Wright, Regina Orban, Mark Caldwell, Murice May, Kathy Veirs, Jayne Nicholas, and Susan Hargleroad.

On request of Senator Richards, the privilege of the floor of the Senate Chamber was unanimously extended on March 12, 1962, to the following guests from Long Beach State College: Dr. Leroy Hardy, Jolene Cadenbach, Joan Sandschulte, John McGuire, and Dennis Hamby.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr.

Tom Clifford and Mr. Don Potts, teachers; Mr. and Mrs. Harrison Brewer, Mrs. Irene Campbell, Mr. and Mrs. Earl Dawson, Mr. and Mrs. Lawrence Fisher, Mrs. Chris Raessler, Mrs. George Reed, and Billy Matta, adults; and the following eighth grade students from the Mineral King School, Visalia: June Able, Leonard Albright, Lynda Arnold, Rick Bateman, Jerry Belanger, Mike Berry, Kay Brandenburg, Estell Brewer, Trish Bryant, Ina Campbell, Mary Ann Clark, Larry Davenport, Marvin Dawson, Robert Dir, Janet Farris, Gregory Fischer, Ronald Hamilton, Bill Heberling, Steve Hunter, Darlene Maness, A. D. Masters, Linda Miller, Rodney Miller, Charles Munson, Alfred Pimentel, Brenda Post, Elroy Price, Daniel Raessler, Janis Reed, Marilyn Robinson, Terri Ruell, Launie Sandige, Billy Schouboe, Jeff Sweeney, Susan Verry, Ron Walker, Susan Warren, Linda Wortman, Albert Young, Linda Cody, and Less Adams.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister Maria Rosa, Sister Mary, Sister Josefina, Mrs. Gallagher, Mrs. Reid, and Mrs. Filinick, adults; and the following eighth grade students from Our Lady of Grace School, Castro Valley: Larry Bell, William Bland, Thomas Bramell, Keith Calandri, Clay Carter, Stephen Dickinson, Alan Fisch, Steven Gomer, Thomas Hertlein, James Impey, Jan Langnecker, James Mackenbrock, Rene Martell, Patrick McKean, Kerry Moreira, Douglas Onstad, Dennis Poynter, LeRoy Prange, James Saake, Peter Schmeczki, Rodney Smith, Roger Tabel, Stephen Whelan, Denny Turner, Jack Abraham, Catherine Albers, Jane Bailey, Sarah Coleman, Loretta Emory, Barbara Filinick, Patricia Flynn, Joan Freres, Joan Gallagher, Lynn Giacomini, Jane Johnson, Kathleen Kinley, Kathleen Knoll, Mary Helene McFadden, Mary O'Reilly, Donna Rego, Cathy Reid, Judy Ryan, Suzanne Schantin, Verla Schroeder, Priscilla Spillner, Cathy Theis, Karen Theis, Joan Thompson, Teresa Thurston, Marie Vernazza, and Ellenmarie Cowie.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Charles Fitch, Miss Mary Sullivan, and Mr. Roy Brunkenhoefer, adults; and the following eighth grade students from the Ross School, Ross: Patricia Abbott, Glen Alberigi, Alice Allen, Karen Beatie, Barclay Beattie, Linda Beeson, Trevor Benedict, Stephen Bergeron, Melanie Blaskower, David Bradley, Allan Breslin, Peter Bricca, Edward Bullard, Carolyn Cox, Lisa Diamond, Katherine deFremery, Nancy Dickson, Richard Drews, Dane Durham, Peter Doyle, Craig Faulkner, Deborah Foerster, George Gentes, Donald Geramoni, Constance Griffith, Russell Guidi, Gail Gutman, Daniel Hallinan, Alice Hayden, Stephen Kanzee, Vicki Lerner, Lee Longaker, John Mamalakis, Daniel Margoliash, Elizabeth Margoliash, John Bruce McGee, Catherine Mills, William Nicolls, Marta Osterloh, Judith Owens, JoAnne Parente, John Pelton, Drummond Pike, Valerie Reyburn, Katherine Rothrock, Pamela Rowland, Charles Ruby, Thomas Sather, Charles Scott, David Sheppard, John Sowden, Leslie Stott, Susan Vanderhoof, Dirk Van Zante, Mel Wolf, Karen Wolfson, Stephen Zeiss, and Aurelia Zoellner.

COMMUNICATIONS

The following communications were received and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC HEALTH
2151 BERKELEY WAY
BERKELEY 4, CALIFORNIA, March 8, 1962

Hon. Edmund G. Brown, Governor

State Capitol, Sacramento

Hon. Hugh M. Burns, President pro Tempore

State Senate, Sacramento

Hon. Jesse M. Unruh, Speaker

State Assembly, Sacramento

GENTLEMEN: Pursuant to Section 7903 of the Welfare and Institutions Code, as added by Chapter 472, Statutes of 1961, this report of the Coordinating Council on Programs for Handicapped Children is submitted.

The Coordinating Council on Programs for Handicapped Children consists of the Director of Education, the Director of Mental Hygiene, the Director of Public Health, and the Director of Social Welfare. In addition, the Director of Youth Authority has accepted an invitation to attend sessions of the council.

The council held its first meeting on September 25, 1961, to organize. The Director of Public Health was elected chairman for the first year. The council established a staff committee and outlined the work for the first year which is to consist of "surveying the practices and needs for co-ordination" of services for handicapped children. The council will report annually pointing out the co-ordination problems within the State, discuss various facets of the problem and the potential for solution.

The council has met twice since that time and plans quarterly meetings throughout the year. There has been one meeting of the council with the agency Administrators whose Departments are involved in the council concerning relationship between the council and the agencies.

The staff committee has met monthly. It is preparing a list of activities of state government for handicapped children to serve as the basis for a clear definition of problems of co-ordination and gaps in services. In addition, the staff committee is undertaking the exploration of the specific problem of care for the multiply handicapped child who is not eligible for care in state institutions for the retarded.

At its meeting on February 26, 1962, the council discussed the problems of special education for the mentally retarded who are being placed in foster homes by the State Department of Mental Hygiene, and care for multiply handicapped who are ineligible for special care not available to other children.

Sincerely yours,

MALCOLM H. MERRILL, M.D.
Director of Public Health

STATE OF CALIFORNIA, STATE SCHOLARSHIP COMMISSION
ROOM 234, 1108 O STREET
SACRAMENTO, March 7, 1962

Mr. Joseph Beek

Secretary of the Senate

State Capitol, Sacramento

DEAR MR. BEEK: On behalf of the State Scholarship Commission I am pleased to report to you concerning the efforts of the State Scholarship Commission relative to the establishment of community scholarship funds pursuant to Senate Resolution No. 112 adopted by the Senate on May 15, 1961.

The resolution directed the commission as follows: "The State Scholarship Commission shall report to the Senate not later than March 15, 1962, with the results of its efforts, and in this connection include such specific recommendations for legislation or other necessary action for the planning, development and implementing of a system of community scholarships."

Please advise us if additional information is required.

Sincerely,

ARTHUR S. MARMADUKE, Executive Director

REPORT ON ACTIVITIES OF THE STATE SCHOLARSHIP COMMISSION IN THE DEVELOPMENT OF COMMUNITY SCHOLARSHIP FUNDS

Section I—Preliminary Discussion

After receipt of the resolution passed by the Senate, the commission gave full discussion to development of community scholarship programs. It was decided that the first approach should be by a mailing to groups throughout the State of Cali-

fornia which would be judged to be organizations possibly interested in scholarships or community activities generally. The director was instructed to prepare a letter containing a message of the interest of the Senate and the commission in community scholarship organizations to which would be attached a copy of the Senate Resolution.

During the course of the legislative session of 1961 and after the adjournment of the Legislature, the staff of the commission held discussions informally with college representatives and with secondary school guidance counselors. The topic of community scholarship funds was discussed generally at joint meeting of college admissions and scholarship representatives, and high school guidance counselors.

The commission became aware of the existence of community scholarship programs on the Atlantic seaboard and wrote to the Citizens' Scholarship Foundation of Fall River, Massachusetts, for information and advice. Mention of the Fall River Plan was made in the letter sent to various organizations.

Section II—Communication by Letter

The letter with a copy of the resolution was sent to California organizations in the fall. The letter is Appendix I, and the list of groups to which the letter was sent is Appendix II. Additional organizations are added to the mailing list as they come to the attention of the commission.

In addition, a letter with a copy of the resolution was sent to all four-year and two-year colleges in the State of California. The letter is Appendix III.

Section III—Response

Of the 51 letters sent to organizations, 11 responses were received. Most organizations acknowledged the communication approving the idea of community scholarships, but indicated that they had their own programs which they felt were sufficient for the purposes of their organization. Of the 149 colleges, 9 responded asking for additional information and expressing interest in the community scholarship program.

From Dr. George Armacost, President of the University of Redlands, it was ascertained that there is in existence a very successful community scholarship program in the city of San Bernardino. A copy of a brochure published by this organization is Appendix IV. The executive secretary of the association is Miss Elizabeth Dimock, Vice Principal of San Bernardino High School. The commission corresponded with Miss Dimock and she and the association agreed to supply materials to the commission and to assist the commission in advising other communities with the development and implementation of community scholarships.

Section V—Statement of Principles

The Commission instructed the staff to prepare a statement on principles of community scholarship fund administration which could be mailed to organizations seeking assistance. The staff prepared a statement of principles which is included as Appendix V. The statement has been revised many times and in all probability will be revised again as the commission gains additional information and experience from other organizations. The statement as included in this report has been reviewed by experienced scholarship administrators at a number of colleges, with the staff of the College Scholarship Service, a part of the College Entrance Examination Board, and by the staff of the San Bernardino Community Scholarship Association. The statement of principles has been sent to the organizations and individuals listed in Appendix VI.

Section VI—Direct Assistance Without Reference to Senate Resolution No. 112

Over the years the commission has assisted a variety of organizations who have wished to establish scholarship funds. This has been an activity authorized by law and conducted by the commission upon request. Two organizations this fall requested assistance without prior knowledge of the community scholarship project.

The Northern Section of the Youth Activities Committee of the California Teachers Association requested assistance and San Diego City County Teachers Association also requested review of its plans for a countywide scholarship program. Mr. Culver Wold of the Equitable Life Assurance Society, Oakland office, who had first contacted the Citizens' Scholarship Foundation of Fall River, Massachusetts, asked for commission assistance after referral by that organization.

Section VII—Other Forms of Communication

Other means of communicating about community scholarships have been utilized. The executive director spoke about community scholarships at the regional meeting of the College Entrance Examination Board in June of 1961. He spoke to a conference on student financial aid in January 1962 of secondary and college personnel from the western States. He addressed a high school counselors' conference for northern California at Los Altos in January of 1962. Because of staff limitations he has not been able to meet with the San Diego City-County Teacher Recruitment Committee or the Northern Section of the California Teachers Association.

Because of the interest of the State of California, the College Scholarship Service and Educational Testing Service are in the process of re-evaluating the services which they, as a centralized scholarship service agency and a centralized testing agency respectively, can provide to a community fund. Information concerning state interest in community scholarships will be included in *The Financial Aid News*, a publication of the College Scholarship Service which is distributed nationally. As mentioned, the commission has been in contact with the Citizens' Scholarship Foundation of Fall River, Massachusetts. This organization is receiving considerable national publicity. Articles about it have been in *Time Magazine*, *Better Homes and Gardens*, and will be in the March issue of the *Readers' Digest*. In addition, the president of the Citizens' Scholarship Foundation has been interviewed on several national television programs.

Section VIII—Conclusions

The commission can reach these conclusions concerning community scholarships.

1. With a doubling of college enrollment in the next decade and with rapidly increasing tuition and fees, the presently existing sources of scholarships will not have sufficient funds to help those students who are unable to pay their own costs. Community scholarships can play a significant role in the multiple approach to the task of providing financial aid to college-bound students.
2. There is increased interest in community scholarship funds but no new funds have been established as of this date. Some funds are in the development state. San Diego and the East Bay seem to be potential areas for community funds.
3. There is reason to believe that the increased interest in community scholarships will be sustained.
4. The commission has absorbed the costs that related to Senate Resolution No. 112 with its existing budget. While the costs have been minimal, they do represent a drain on the commission budget. The commission is ready to continue to provide service in terms of consultation by mail with interested groups, but does not have funds to provide services beyond this point. The commission will continue to encourage groups and to mention through publicity of various kinds the interest of the Senate in the community scholarship concept.
5. No new legislation is necessary.
6. The community scholarship programs should not be developed hastily as they are more complicated than they appear and they should be carefully conceived and implemented.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, MARCH 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 25

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
JAMES D. DRISCOLL, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 25—Relative to inviting the President to address the Legislature.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 25, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 25

Assembly Concurrent Resolution No. 25—Relative to inviting the President to address the Legislature.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, O'Sullivan,

Quick, Ruffman, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Sturgeon, Wein-
 gand, J. Howard Williams, and Robert D. Williams. 36
 None. None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Committee on Rules has examined.

Senate Joint Resolution No. 1

And reports the same correctly engrossed.

BURNS, Chairman

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, February 5, 1962; Tuesday, February 6, 1962; Wednesday, March 7, 1962; and Thursday, March 8, 1962, be approved as corrected by the Journal Clerk and the Minute Clerk.

Motion carried.

RESOLUTIONS

The following resolutions were offered:

By Senator McAttee:

Senate Resolution No. 28

Relating to Alphonse F. Mailloux

WHEREAS, It is with the deepest regret that the Legislature hereby marks the untimely passing of a man whose life was dedicated to the betterment of his fellow man; and

WHEREAS, Alphonse F. (Al) Mailloux in his life's span of 60 years had contributed immeasurably to his community through his active membership in such groups as the Free and Accepted Masons, serving as a Past Master and Secretary of Mt. Moriah Lodge No. 44, a member of the Royal Arch Chapter No. 121, a Past Commander of the Golden Gate Commandery No. 16 Knights Templar, California Council No. 2, Royal and Select Masters of California, Islam Shrine and Shrine Lanchow Club, and was also a member of the Commonwealth Club and Golden Gate Acacia No. 61, F.O.F.; and

WHEREAS, He also served as the Secretary Treasurer of the San Francisco Building Trades and Construction Council, as the Vice President of the California Building and Construction Trades Council, as the Secretary of the Union Labor Party and as a delegate to the San Francisco Labor Council; and

WHEREAS, The activities of his life, which exemplified his desire to make a worthwhile contribution to others, include his former membership on the Grand Jury of the City and County of San Francisco, his service as a member of the San Francisco Housing Authority, his service as a Director of the San Francisco Heart Association and service as a Director of the California Heart Association; now, therefore, be it

Resolved by the Senate of the State of California, That the State Senate through this resolution wishes to express its heartfelt condolences to his widow, Mrs. Constance Mailloux, and family and its regret at the passing of Alphonse F. (Al) Mailloux; and be it further

Resolved, That the Secretary of the Senate is directed to transmit two suitably prepared copies of this resolution to Mrs. Mailloux.

Resolution read, and unanimously adopted on motion of Senator McAttee.

By Senator Backstrand

Senate Resolution No. 29

Relative to the observance of Secretaries' Week

WHEREAS, The American Secretary is resolved to maintain the highest professional and personal class in her increasingly vital role in the modern complexities of business, industry, government and education; and

WHEREAS, Secretarial work has attained the status of exacting and highly qualified career work; and

WHEREAS, The American Secretary believes that her diligence should be directed to increased learning, efficiency, and loyalty in making ever more valuable her contribution to the office in which she is employed; and

WHEREAS, The last full week in April is set aside each year by the Secretary of Commerce to honor all American secretaries; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate hereby proclaims the week of April 22-28 to be SECRETARIES' WEEK, and April 25 to be SECRETARIES' DAY throughout the State of California and commends it to the attention of business and the secretary alike to pay tribute to the "First Lady of American Business" by honoring all secretaries for their services to the community and to the State; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to the President of the California Division, National Secretaries' Association (International), Mrs. Frances S. Jones, CPS; and to the California Chairman of Secretaries' Week, for the National Secretaries Association, Mrs. Margaret Harbour, CPS.

Resolution read, and unanimously adopted on motion of Senator Backstrand.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolutions were introduced, and read:

Senate Concurrent Resolution No. 14: By Senator Dolwig—Relative to the reports of veterans' organizations.

Referred to Committee on Rules.

Senate Joint Resolution No. 5: By Senator McAteer—Relative to a minimum wage law for agricultural workers.

Referred to Committee on Rules.

Senate Joint Resolution No. 6: By Senator O'Sullivan—Relative to Sacramento River bank protection.

Referred to Committee on Rules.

CONSIDERATION OF DAILY FILE

THIRD READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 10—Relative to the death of Dag Hammarskjöld.

Resolution read, and presented by Senator McAteer.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, Robert D. Williams—36.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 15—Relative to congratulating Lieutenant Colonel John H. Glenn, Jr.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, O'Sullivan,

Quick, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—36.

NOES—None.

Resolution ordered transmitted to the Assembly.

ADJOURNMENT

At 3.30 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3 p.m., Wednesday, March 14, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

SEVENTH LEGISLATIVE DAY

TENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Wednesday, March 14, 1962

The Senate met at 3 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by Rev. Wesley Swanson, Associate Pastor of the Westminster Presbyterian Church, Sacramento, California:

Almighty God, Sovereign Ruler of the Universe, Bestower of every good that adorns this earth, we give Thee thanks for the treasures of beauty and natural resource Thou hast placed in our State. We give Thee especial thanks for the abundant rains that have made the brown earth green, for the snowpacks that cover our mountains that provide water to irrigate our valleys causing them to bloom and bear their summer fruit, power to light our cities and run our factories. Grant in the heat of pressing demands from every quarter, we may not be forced to make hasty, unwise decisions, but pause to beg for Thy wisdom to plan imaginatively so as to preserve and use these treasures as good stewards, to provide not only for the welfare of this generation, but for the generations to come. While our direct responsibility is to our electorate, may we know our ultimate accounting is to Thee, our God and Redeemer. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator McAteer, on motion of Senator McCarthy, due to legislative business.

Senator Brown, on motion of Senator Burns, due to legislative business.

Senator Shaw, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Richard E. Jespersen of Canoga Park; Steven A. Sarff of Pomona; R. A. Ports and R. H. Zahn, Jr., both of Los Angeles; and Mrs. Sylvia R. Marshall of Encino.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Robert Cunningham of San Francisco.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Marge Leavitt, Patricia Mullenix, Mrs. Don Albright, and Mrs. Wayne Colver, all of Fresno; and Carol Marica of Sacramento.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. C. M. Hostetter, Mr. Ed O'Connor, Mr. Donald L. Watt, and Mr. Dave Voltmer, all of Stockton.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to S. E. Jorgenson and S. Snellbaker, both of Oakland; F. G. Costello of Emeryville; P. A. Nichols of San Leandro; Dean Jones of Newark; Max Bailey of Berkeley; and Mrs. Anne Diamant of Alameda.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to G. T. Tennis and Dudley Eldridge, both of Grass Valley.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Glenn Allen, Floyd Ries, D. W. Lassell, and W. B. Davis, all of Pittsburg; E. P. Barrett of Rodeo; W. S. Hillman, B. F. Galloway, W. C. Grant, D. N. Christensen, and J. Oshkaypok, all of Antioch.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Richard Colombini of Santa Rosa.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. William Wright and Mrs. Wakefield Taylor, both of Martinez.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the 17th District PTA, San Mateo County: Mesdames R. Carpenter, C. Bourdon, R. Massman, Daniel Sheills, Pat Nordquist, David Lithgow, Richard Laughlin, J. Connors, G. Lundquist, Paul Bene, Arthur Saylor, Harry A. Robertson, John Hamilton, Vernon Bry, Robert G. Wells, Norman Matthew, Norman Foster, Mr. Arthur Stiegler, Mesdames E. J. Hills, Ernest Casados, Wayman Mitchell, George Patrick, Shirley Callon, W. Marshall, June Bianchi, Betty Diehl, Jean Wider, Vickie Frugoli, Wallace Meyer, John Cuneo, Grauty D. Swanson, Wm. Barnes, Wm. Hughes, Sumner Orr, Joseph DiMercurio, A. J. Joyner, and Melvin Williamson.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Ed Kaler of Sacramento.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Corinne Borello, Mr. Howard Dienger, Mr. John Festersen, and Mr. Don LoPresti, advisors; and the following senior students from Mountain View High School, Mountain View: Edna Absler, Lloyd W. Baker, Joan Baldwin, Diane Barton, Michael Black, Melvetta Blancet, Mitchell Bonner, Judy Brandenburg, Mike Brison, Dennis Camp, Eugenia Calande, Bernice Clayton, Catherine Corradi, Marc Crammer, Constance DeNux, Mary Ann Dewey, Edith Duke, Janice Duncan, Charles Dunn, Marilyn Elrod, Gloria Encisco, William Finstad, Ann Foster, Richard Gonzales, Ann Halverson, Janice Hatch, Eileen Hefner, Raleen Hefner, Trudi Hendricks, Patty Jenkins, Kris Jonasson, Bill Johnston, May Kawanoto, Barbara Kellett, James Korfhage, Dan Lewis, Marion Lion, John Lombard, Lynne Lurvey, Margaret Malin, Harry Masuda, Barney McCloskey, Allen Minton, Lorraine Moran, Jim Nishiura, David Ota, Kathleen Ogawa, Jerri Putman, Bonnie Reagan, Janet Reginato, Darlene Reid, James Rogers, Loretta Sanchez, Ellen Sawamura, Douglas Shaw, Jacquita Shearer, Karen Sickles, Janice Sorenson, Walter Spohn, Sue Stulken, Bert Viskovich, Tom West, Arnold Wihtol, Tyler Wilkins, Jean Wright, and Patricia Ybarra.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister M. Augustina and Sister M. Mercedes, adults; and the following seniors from Holy Cross High School, Mountain View: Ruth Alltucker, Marilyn Andrews, Valerie Arata, Carol Armanini, Marilyn Armanini, Sandra Azzopardi, Kathleen Barrett, Ann Beeler, Ann Bergfors, Barbara Boelsens, Diane Borella, Patricia Bradley, Vicki Bray, Kathryn Breuner, Kathy Burkhard, Carol Ann Cahouette, Ann Calleri, Rosita Calvo, Donna Cappa, Patricia Carlino, Diane Carpena, Rene Chaput, Joan Clark, Julie Condon, Ellen Cook, Joyce Corboline, Carolyn Crismon, Sara Davila, Annabeth Davis, Ellen De Martini, Peggy Domanick, Patricia Donohue, Judi Dorr, Nancy Driscoll, Peggy Enright, Kathy Fagundes, Linda Fazio, Michele Fernandez, Louise Ferrier, Nancy Finney, Jacqueline Fischenich, Cheryl Flory, Doris Francioch, Janielia, Furman, Alberta George, Mary Goode, Judith Gregg, Anne Grzon, Theresa Haggerty, Margaret Hanna, Michele Hamon, Janice Henderson, Michele Humphrey, Margaret Kerrigan, Karen Lane, Cathy Larivee, Kathleen Lenahan, Gail Loew, Paula Lozar, Susan Mahoney, Barbara Marovich, Mary Masero, Joan Meggs, Maxine Miholovich, Demerris Moon, Judy Mooney, Jannae Moore, Linda Munro, Janet McCormack, Vale McMenemy, Jean Nelson, Sherry O'Donnell, Geraldine Osby, Mary Lou Pacelli, Roberta Paloma, Dorothy Passantino, Mary Pender, Marilyn Philbrook, Jaime Pillette, Pamela Pritchard, Kathleen Prusmack, Marguerite Rafeiro, Rosemary Rapp, Carol Ramsey, Louise Raring, Barbara Re, Josephine Roccasalva, Mary Lyn Rasmore, Terry Lee Safford, Joanne Sanfilippo, Irene Sanguineti, Jeanne Schenk, Beverly Sheck, Kathy Skeffington, Linda Spann, Sue Sparling, Joan Steadman, Claire Stoltz, Sally Swindler, Kathleen Sylvester, Ann Thonis, Marie Thonis, Beverly Trembley, Kathleen Triplett, Nancy Vaubel, Therese Vizzard, Kathleen Walker, Leslie Walker, Virginia Weber, and Kathy Williams.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Hooker, Mr. Smith, Mr. and Mrs. Frank Silva, Mrs. Katavich, Mrs. Ray, Mrs. Hughins, and Mrs. Musselman, adults; and the following students from the Evergreen School, San Jose: Sandra Casho, Charlene Hughins, Janis Fontaine, Donna Silva, Marie Katavich, Susie Aimononetti, Alfred Gonzales, Larry DeSart, Diana Silva, Janet Schroeder, Arthur Osaki, Louis Kawamoto, Larry Ray, Jerry Yamaguchi, Jack Johnson, Virginio Cortez, Frances Quintero, Dolores Martinez, Rueben Sarabia, Tim Musselman, Ray Woolley, Arnold Ortega, Raul Rivera, Kenneth Pattison, Frank Pryor, David Peters, Steve Parodi, Stacey Harris, Eric Lowos, Pat Leyba, David Soriano, Barbara McMinn, Robin Colacicco, Barbara Vierra, Josephine Ramirez, Allen Kincheloe, Tim Young, Linda Yoakley, Christine Bungardner, Ted Musselman, Gary Dellosso, Gloria Bleigh, Joan West, Laura Guill, Kenneth Ervin, Martin Salas, Abraham Torres, Charles Starrett, and Donald Allison.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following eighth grade students from Falls Elementary School, Suisun: Joel E. Mooney, Beberly De Vera, Jerry Heath, Jerry Jamieson, Kevin Keogan, Dean Marshall, Denise Schulke, and Diana Rhodes.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mesdames Edmiston, Jackson, and Griffin, Messrs. Kuehn, Hardin and Crawford, and Miss Beatrice Bannuelos, adults; and the following eighth grade students from Woodlake Union Elementary School, Woodlake: Ortenca Aguilar, Mary Babson, Leroy Bennett, Ann Butts, Rose Campese, Sue Dotson, Susan Edmiston, Susan Ensign, Ruben Estrada, Wayne Gawley, Keith Glentzer, Bill Gowett, Doralynn Harris, Madeline Hernandez, Dwight Horner, Jackie Horton, Craig Jackson, Dolores Jiminez, Phyllis LoBue, Bob Loverin, Mike Maynard, Betty McGee, Ronnie McGee, David Myers, Kitty Parmenter, Bessie Reel, Frances Rivas, Clinton Roush, Janet Saltkill, Louie Soleno, Sandra Torres, Gerry Williams, Mary Ellen Zavala, Ruben Alva, Salavador Bocanegra, Jesse Campos, Cruz Castillo, Xavier Crisanto, Alfred De la Cruz, Thomas Estrada, Robert Florez, Celia Garcia, Richard Gomez, Rudy Gomez, Dolores Gregory, Sandra Griffin, Junior Hill, Gloria Lara, Ann McMullin, Sharon Mainard, Bill Melson, Ruben Mendoza, Tony Mesa, Carolyn Morrow, Thomas North, Sharon Ragle, Linda Rodriguez, Mary Rodriguez, Chris Rubio, Dolores Santana, Danny Simmons, Charles Smith, Maxine Stufflebeam, Robert Turnbull, Mary Lou Weaver, Patricia Whittington, Arthur Alva, Louis Avilez, Debbie Baker, Clifford Barnes, Judy Bimat, Mickey Brooks, Barry Brown, Judy Cross, Carmen Cruz, Charlotte Davis, Juventine Elizaldi, Mary Jane Engle, Joe Garcia, Sadie Gonzalez, Steven Johnson, Judy Jordan, John Lambert, Joe LoBue, Emilio Marin, Frank Marquez, Marilyn Marr, Sandy McConnell, Kenney McKee, Charles Potter, Ronnie Pugh, Carmen Renteria, Henrietta Ruiz, Ernie Shanes, Susie Valero, Art Villegas, Bobby Whited, Sandra Whittington, and Frank Martinez.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Audrey Mottlow, Claire Goodell, Alyce Fox, Lucy Griggs, and Irene Cameron,

adults; and the following Camp Fire Girls from Placer Hills Elementary School, Meadow Vista, Placer County: Diane Mottlow, Christine Goodell, Christine Fanony, Nadine Good, Sharon Pitchford, Gail Silva, Terry Oglesbee, Trudy Rhoads, Mary Garcia, Connie Calkins, Julie Chavez, Sandra Bryant, Kathleen Bridgeford, Christine Elwood, Christine Fox, Judy Free, Joanne Gillmore, Cindy Griggs, Elizabeth Harbour, Kathy Harris, Karen Matson, Ellen Mertens, Gayle Nashlund, and Delette Ziegelmann.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Donald J. Kennedy, Menlo Park; June Miller, Atherton; Micho Nagaoka, Japan; Susan Rhodes, England; Enrique Bru, Uruguay; and Francesca Sinti, Italy.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following American Field Service students: Annik Martin, France; Kazuko Inoue, Japan; Ubaldo Padhil, Indonesia; Chris Schultz, Germany (Berlin); Pedro Cestino, Brazil.

On request of Senator Grunsky, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Jack Harlon, county superintendent's office, Mr. Paul Reuter, Mrs. Martha Churchill, Mr. Alex Guevara, Mr. Joseph Cosner, and Mrs. Jean Flores, teachers; and the following eighth grade students from the San Benito County Rural Schools: John Churchill, Dionicio Hurtado, Lois Thamas, Larry Reyes, and Yvonne Velasco, Enterprise School, Hollister; Anne Marie Albert, and Manuel Silverira, Olympia School, Hollister; Jesse Salcedo, and Ann Sayers, Cienega Union School, Hollister; Carolyn Anderson, Aurora Miranda, William Renshaw, and David Vineyard, Southside School, Hollister; Millard Strohn, and Robert Ray, Panoche School, Paicines; Barbara Gillaspie, Santa Anita School, Hollister; Mary Stoddart, Emmet School, Paicines; Frank Stephenson, Victor Padilla, Rose Marie Padilla, Irene van Ciel, Eleanor Wirz, Karl Lippe, Larry Short, Marilyn Corbett, Jesse Garza, and Barbara Rivers, New Idria School, Idria; Pamela Gomez, Linda Hagins, and Robert Mota, Santa Ana School, Hollister; Charles Williford, Lea Bryan, Jural Joseph, Sandra Harris, George Fernandes, Sherry Harris, Daniel Gonzales, and Linda Arballo, Willow Grove School, Paicines; Ray Edwards, Arthur Miller, Mark Meigs, Dolores Reza, Richard Silva, Truett Rosenbaum, Bill Townsend, Eva Villarreal, Billy Gough, Sharon Barnes, Linda Bench, Sheldon Brannon, Mike Brumberg, Rae Cacho, David Carrero, George Edwards, Shiela Gansberger, Carol Garner, Richard Gutierrez, Margaret Hernandez, Brenda Jenkins, Pat Kennedy, Albert Mendonsa, Gerald Meyer, Karen Nichols, Oscar Olivarez, Linda Reagan, Nina Pappani, Robert Silva, Nancy Smith, Manuel Ureno, Amy Ureno, Mitchell Wright, Junior Echoare, Ann Bourdet, Irene Perezchica, Gabe Garcia, and Richard Villarreal, North County Joint Union School, Hollister; Joe Hidalgo, Fairhaven School, Hollister; Tom Andrade, Joyce Freitas, Gloria Estrada, Eva Estrada, and Linda Henderson, Union School, Hollister; Ann Clayton, Frank Parker, and Georgia Rai Mori, Tres Pinos Union School, Tres Pinos; Ralph Lausten, David Shields, and Dathleen Schmidt, Jefferson School, San Benito.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 14, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 13

Assembly Concurrent Resolution No. 19

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolutions were read:

Assembly Concurrent Resolution No. 13—Relative to deferring selection of Poet Laureate.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 19—Relating to Community Health Week.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 19, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 19

Assembly Concurrent Resolution No. 19—Relating to Community Health Week.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cohey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddies, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, Robert D. Williams—36.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Joint Resolution No. 5

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Agriculture.

BURNS, Chairman

Above reported resolution re-referred to Committee on Agriculture.

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Joint Resolution No. 6

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Water Resources.

BURNS, Chairman

Above reported resolution re-referred to Committee on Water Resources.

Committee on Business and Professions

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Chairman of the Committee on Business and Professions, to which was referred:

Senate Bill No. 4

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

JOHNSON, Chairman

MOTION TO AMEND SENATE BILL NO. 4

Senator Gibson moved that Senate Bill No. 4 be amended and re-referred to Committee on Business and Professions.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 4—An act to amend Section 2458 of the Business and Professions Code, relating to fees charged by the Board of Medical Examiners.

Bill read second time.

Motion to Amend

Senator Gibson moved the adoption of the following amendment:

Amendment No. 1

On page 2, lines 12 and 13, of the printed bill, strike out "five dollars (\$5)", and insert "two dollars (\$2)".

Amendment read, and adopted.

Bill ordered printed, and re-referred to Committee on Business and Professions.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Concurrent Resolution No. 7

Senate Concurrent Resolution No. 13

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Request for Unanimous Consent

Senator O'Sullivan asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 7, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 7

Senate Concurrent Resolution No. 7—Relative to augmenting the funds of the Subcommittee on Printing of the Joint Committee on Legislative Organization.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Cameron, Christensen, Cobey, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Ratigan, Regan, Richards, Rodda, Short, Slattery, Teale, J. Howard Williams, and Robert D. Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 13, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 13

Senate Concurrent Resolution No. 13—Relative to the adoption of the Joint Rules of the Senate and Assembly.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolutions were offered:

By Senator J. Howard Williams:

Senate Resolution No. 30

Relative to the Porterville High School Panther Band

WHEREAS, the band of Porterville Union High School, known as the Panther Band, has been an outstanding musical organization for a number of years, having appeared in the Pasadena Rose Parade in 1958 and having been several times honored for outstanding community service; and

WHEREAS, The Porterville High School Panther Band has been invited to appear and represent California at the Seattle World's Fair on June 15, 1962, the date designated as California Day at the fair; now, therefore, be it

Resolved by the Senate of the State of California, That the Porterville High School Panther Band is hereby commended for its outstanding achievements, and the Members of this Senate congratulate the band upon having been invited to represent California at the Seattle World's Fair on California Day at the fair, and extend best wishes for a successful appearance to each member of the Panther Band, as follows: Director of the Band, Buck Shaffer; *Instrumentalists* Gayle Adams, Doris Anderson, Susan Baker, Tom Baker, Bill Barber, Kathleen Beard, Mary Ann Beaver, Tim Behrens, Tommy Berthold, Jackie Billieu, Duane Bond, Margaret Brand, Marion Brockman, Sharlene Brockman, Dale Brown, Dorothy Brown, Pat Brown, Cole Campbell, Jolyn Carpenter, Doug Carroll, Duane Carroll, Bill Cloer, Jim Crielow, John Crosiar, Katie Cunningham, Bruce Donaldson, Brenda Duke, Joyce Griessen, Sandi Friesen, Darlene Fry, Chris Frymire, Leo Gamblin, Brent Gill, Susan Gilett, Howard Gong, Myrna Goodson, Jennifer Gous, Walter Groshong, Douglas Greene, Pam Ground, Annette Gubler, Val Guzman, Jonell Hagaman, Donna Hess, Christina Higgins, Jim Hoskins, Eddie Hunt, Eldeen Hunt, Marilyn Hunter, Ralph Hunter, Mary Hutchinson, Bill Ingram, Mac Jenkins, Leland Jewell, Tommy Jewell, Kathy Johnke, Richard Johnson, Don Keats, Randy Knight, Diane Kuhlman, Gary Landers, Rosalie Lalanne, Valerie Leake, Larry Lindgren, Jack Lutz, Maureen McDonald, Clifford McFall, Tommy Masters, Don Mitchell, Mike Morales, Sharon Mueller, Dan Munyon, Judy Murray, Dick Nichols, Roger Noel, Jimmy Noblett, Allison Norman, Mary O'fall, June Oliver, Margaret Orozco, Donna Overholt, Richard Overman, Richard Owen, Bobby Perez, Harry Perez, Terry Perez, Richard Phillips, Dick Piepenburg, Robert Powers, Sybil Purdy, Steve Quiram, David Redman, Robert Rodgers, Gerry Rogers, Kathy Rodieck, Jari Rouch, Jim Rouch, Sharon Ryan, Liz Sailors, Robert Scheppman, Phillip Senger, George Sears, Mary Schneider, Richard Simpson, Kenny Sinner, Larry Souza, Jack Smith, Perry Smith, Jerry Street, Ty Sturgeon, Larry Todd, Jimmy Tyler, Doug Van Horn, Margaret Vaznain, Donald Weaver, Chuck Wood, Janice Work; *Majorettes* Margie Gifford, Signe Johnson, Gloria Morales, Terry Peter, Linda Richards; *Orange Blossoms* Lana Canerdy, Susan Darnell, Maria Ecobiza, Patty Evans, Judie Griswold, Jolene Houle, Janice McClanahan, Lorna McKinnon, Beverly Perkins, Owen Root, Glenice Simpson, Jann Wilenius;

Arthur Huff, head of the Vocal Music Department, Porterville Union High School, and *Madrigal Singers* Judy Cemo, Don Christensen, Carol Church, Jerry Hall, Eddie Hughes, Kathie Landgraf, Jim Leesch, Eldonna Matlock, Andy Moore, Helen Platt, Lynda Rodgers, Joyce Scarbrough, Tommy Sewell, John Sunderland, Barbara Todd, Brent Webb, John White; and be it further

Resolved, That the Secretary of the Senate send suitably prepared copies of this resolution to Don O. Howard, Principal of Porterville Union High School, to Buck Shaffer, Director of the Panther Band, and to Arthur Huff, head of the Vocal Music Department, Porterville Union High School.

Resolution read, and unanimously adopted on motion of Senator J. Howard Williams.

By Senator Regan:

Senate Resolution No. 31

Relative to augmentation of the funds of the Senate Fact Finding Committee on Judiciary

Resolved by the Senate of the State of California, That in addition to any other funds made available to it, and for the purposes of making a study of the subject of sovereign immunity, the sum of seven thousand five hundred dollars (\$7,500) is hereby made available out of the Senate Contingent Fund, for the expenses of the Senate Fact Finding Committee on Judiciary, and its members and for any charges, expenses and claims that they incur, to be paid from the said contingent fund and disbursed upon certification of the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasury.

Resolution read, and referred to the Committee on Rules.

By Senator Miller:

Senate Resolution No. 32

Relating to printing of textbooks and publications

Resolved by the Senate of the State of California, That the Department of Education is directed to immediately undertake the necessary action to halt proceedings concerned with the preparations for the printing of the school publication entitled "Teachers' Guide to Music Education in Elementary Schools," appropriation for which was first included in Item 426 of the Budget for the 1957-1958 fiscal year, and also to immediately undertake the necessary action to halt proceedings concerned with initial work in the preparation of the printing of the textbook entitled "Our California Heritage," appropriation for which was first included in item 396 of the Budget for the 1959-1960 fiscal year; with such actions to be undertaken to permit the Legislature to review and examine into the current status of these items.

Resolution read, and referred to the Committee on Rules.

By Senators Rodda and Geddes:

Senate Resolution No. 33

Relating to commending John W. McElheney and congratulating him on his new appointment

WHEREAS, It has come to the attention of the Members of the Senate of the State of California that Mr. John W. McElheney is leaving Sacramento and will no longer be appearing before the Members of the Legislature on behalf of the California State Employees Association; and

WHEREAS, John W. McElheney has been, since 1959, the Chief Counsel of the California State Employees Association, a post in which he has served with honor and distinction; and

WHEREAS, As the representative of more than ninety thousand of the employees of the State of California Mr. McElheney has helped through to enactment innumerable legislative measures of lasting importance to our State, its citizens and employees; and

WHEREAS, Not content with his enviable record of service through C.S.E.A. and as Deputy City Attorney and City Prosecutor of the City of Glendale, hearing officer for the Department of Alcoholic Beverage Control and hearing officer for the State Personnel Board, Mr. McElheney is moving on to new fields of endeavor as he has been appointed a court commissioner of the Superior Court of Los Angeles County, effective in April of this year; and

WHEREAS, Although it is with regret that the Members of the Senate learn of John McElheney's departure, they are pleased that he will be able to use his many talents on behalf of the people of Los Angeles County; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate of the State of California commends John W. McElheney on his years of service on behalf of the citizens and employees of this State, congratulates him upon his new appointment and wishes him every success in his endeavors; and be it further

Resolved, that the Secretary of the Senate is hereby directed to transmit a suitably prepared copy of this resolution to Mr. John W. McElheney.

Resolution read, and unanimously adopted on motion of Senator Rodda.

By Senator Rodda:

Senate Resolution No. 34

Relating to the death of Dudley T. Fortin

WHEREAS, Members of the Senate learned with deep regret of the death of Dudley T. Fortin on March 10, 1962, at the age of 65; and

WHEREAS, Dudley T. Fortin, a native of Seattle, Washington, moved to San Francisco in 1920; and

WHEREAS, He was very active in the automobile business, rising at an early age to a position of leadership, and later becoming part owner of a distributorship in Sacramento; and

WHEREAS, He accepted in 1954 the position of Manager of the California State Fair and Exposition; and

WHEREAS, Under his outstanding managership many California State Fair records were set, including drawing the largest number of visitors in its history in 1959, and the second largest, in 1961; and

WHEREAS, Mr. Fortin was a member of the Ben Ali Temple of the Shrine, a director of the International Footprinters Association, a director of the Western Fairs Association, a newly elected director of the International Association of Fairs and Expositions, a past exalted ruler of the Sacramento Elks Lodge, and a former head trader of the Sacramento Trade Club; and

WHEREAS, He was held in high esteem by all those who were privileged to know and work with him; now, therefore, be it

Resolved by the Senate of the State of California, That the members of this body express their heartfelt regret and sympathy at the loss of Dudley T. Fortin to his family and his many friends; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to his widow, Mrs. Gladys Fortin; to his father, Mr. Damos Fortin.

Resolution read, and unanimously adopted on motion of Senator Rodda.

By Senator Richards:

Senate Resolution No. 35

Relative to commending Raymond Matthew

WHEREAS, Raymond Matthew, Chief Engineer of the Colorado River Board of California, will retire on March 31, 1962, after 33 years of faithful, responsible and highly skilled professional employment with the State of California, in the vitally important field of water resources; and

WHEREAS, For the past 17 years Mr. Matthew has been entrusted with the administrative and engineering responsibility of executing the policies of the Colorado River Board in protecting and preserving the interests of the citizens of California in their rights to the waters of the Colorado River; and

WHEREAS, More than 7,000,000 people living in more than 100 cities and large rural areas depend upon the Colorado River for all or part of their daily water supplies for their homes, industries or farms; and

WHEREAS, Raymond Matthew, on behalf of those citizens, has diligently and effectively made engineering and economic presentations before Congressional committees and in conferences with officials of Federal departments and agencies and is the author of the authoritative booklet "California's Stake in the Colorado River," now in its 11th edition, with a total printing of 600,000 copies; and

WHEREAS, In discharging his heavy responsibilities he has done so with distinction and credit to the State of California; and

WHEREAS, Prior to accepting his assignment with the State's Colorado River Board, he had for a period of 16 years served with the State Division of Water Resources as Supervising Hydraulic Engineer, making investigations and reports of the State's Water Plan, the Central Valley Project and flood control and water conservation matters; and

WHEREAS, Raymond Matthew is a Native Son and a graduate of the University of California with the degree of Bachelor of Science in Civil Engineering, a registered Civil Engineer of the State and a distinguished authority on the design, construction, operation and financing of irrigation, flood control and hydroelectric power developments and on State and Federal legislation relating to such developments; now, therefore, be it

Resolved by the Senate of the State of California, That Raymond Matthew be commended for his long and valued service to the State of California and thanked for his dedication to protecting the interests of the people of California in their rights to Colorado River water; and be it further

Resolved, That the Secretary of the Senate transmit suitably prepared copies of this resolution to the Colorado River Board of California and to Mr. Matthew.

Resolution read, and unanimously adopted on motion of Senator Richards.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 6: By Senators Miller, Fisher, Rattigan, Regan, and Rodda—An act to amend Section 23754 of, and to add Section 23754.3 to, the Education Code, relating to the California State Colleges.

Referred to Committee on Rules.

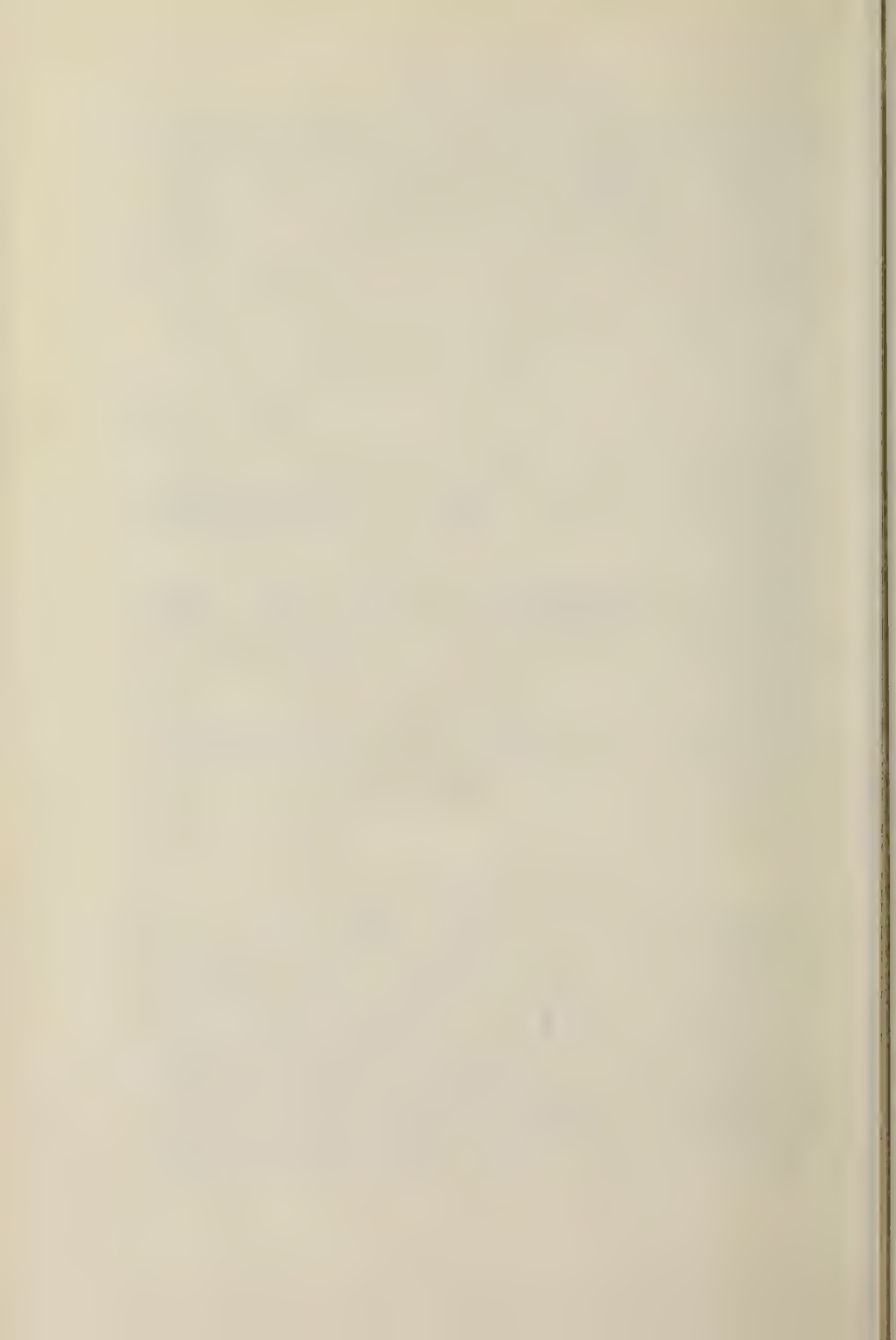
Senate Concurrent Resolution No. 15: By Senator Miller—Relative to making additional funds available to the Joint Legislative Budget Committee, established by Chapter 1667 of the Statutes of 1951.

Referred to Committee on Rules.

ADJOURNMENT

At 3.32 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Thursday, March 15, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

EIGHTH LEGISLATIVE DAY

ELEVENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Thursday, March 15, 1962

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Grunsky, Holmdahl, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, Weingand, J. Howard Williams, and Robert D. Williams—31.

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by Rev. Donald Krug, Associate Pastor of the Westminster Presbyterian Church, Sacramento:

Eternal God, Our Heavenly Father, We pause in our daily tasks to give thanks for all we receive from Thee. We are grateful for the blessings of a good land, the heritage of dedicated men, and the freedom to make choices as responsible individuals. Grant Thy guidance, O God, upon this Senate and its officers, and upon all who serve this State, that they may fulfill their duties with faithfulness and wisdom, to Thy honor and glory. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:
Senator Sturgeon, on motion of Senator J. Howard Williams, due to legislative business.

Senator Thompson, on motion of Senator Backstrand, due to illness.
Senator Johnson, on motion of Senator Byrne, due to legislative business.

Senator Quick, on motion of Senator Byrne, due to legislative business.

Senator Gibson, on motion of Senator Murdy, due to legislative business.

Senator McAteer, on motion of Senator McCarthy, due to legislative business.

Senator Short, on motion of Senator Burns, due to legislative business.

Senator Regan, on motion of Senator Burns, due to legislative business.

Senator Brown, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Wesley McClure of San Leandro; and James P. LaBarber of Santa Ana.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Robert Diggs Beals of Scarborough, New York.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Walter J. Wisnom of Hillsborough.

On request of Senator Fisher, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. R. H. Neally of La Jolla; Harry Green and Mr. and Mrs. L. V. Hill, all of San Diego.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Judge Ralph Dills and Mrs. Dills of Compton.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Paul Curci of Hawthorne; Mr. and Mrs. Joseph Concialdi and son John of Alhambra.

On request of Senator Lagomarsino, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Lucretia Cooper of Ojai.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Fred Halverson and the following students from Menlo School and College, Menlo Park: Charles Whitmore, Eric Haas, Richard Manuck, Steven King, Niels Neustrup, and Malcolm Minasian.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Messrs. Leland Jones, Roy J. Oak and Robert Kezirian, Mesdames Gabriel Abrahamian, Frank Arrigoni, Robert Cardwell, Fred Colombini, Carl Gilliam, and Abner Staats, adults; and the following eighth grade students from Houghton-Kearney Union Elementary School, Fresno County: Diane Abrahamian, Danny Arrigoni, Betty Bailey, Bobby Bailey, Marcia Boltinghouse, Bobby Bybee, Barbara Cardwell, Sandra Clowers, Kathy Colombini, Fred Coon, Evelyn Correia, Loraine Gilliam, Carmen Gonzales, Joe Gonzales, Cindy Graham, Douglas Gregoroff, Sandra Haupt, Gregory Kezirian, Vaughn Kezirian, Simon Lopez, Johnny Mendiola, Elizabeth Minasian, Jimmie Nazaroff, Gus Nunez, Mary Quintero, Linda Rasmussen, Rebecca Ruppel, Linda Rutherford, Connie Staats, and James Trivitt.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Ronald Hughes, Mrs. T. A. Phillips, Mrs. Leland Gilstrap, and Walter F. Hauss, adults; and the following eighth grade students from the Raisin City Elementary School, Raisin: Larry Atkinson, William Cox, Robert Crisp, Victor Crisel, Samuel East, Thomas Edwards, Allan Gilstrap, Cateon Gomes, Michael Gomes, Lester Hughes, Garry Lee, Jerry Martin, Daniel Phillips, Richard Ripley, Patsy Beasley, Carol Lott, LaJuan Nason, Phyllis Montgomery, Reba Pendley, Patsy Mitchel, Angela Retegui, Maria Torres, Donald Thompson, and Linda Wilson.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Albert K. Schiebelhut, district superintendent and principal; Mr. Sam Canale and Mrs. Carolina Canale, teachers; and the following students from Big Creek School District, Fresno County: Jane Berkebile, Bill Bevell, Ronald Bush, Sheila Cox, Lorraine Culver, Kathy Hill, Shirley Neufeld, Barry Smith, Gary Thompson, Linda Wathen, and Dan Young.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Lowell R. Gray, Mrs. Genrose Gray, Mr. and Mrs. Clifford Young, Mr. Roy Ream, Mr. Jack Nix, and Mrs. Lorene Nix, adults; and the following eighth grade students from the Burton School District, Porterville: Becky Bennett, Earl Bohannon, Linda Bond, Teri Connelley, Jean Daniel, Gerry Dodd, Linda Elmore, Sammy Epps, Billie George, Melanie Gobel, Barbara Graham, Delores Hall, Bob Hamblen, Gary Hunt, Karen Johnson, Judy McKean, Donna Mullican, Elaine Pemberton, Kathy Peterson, Kenneth Rafanan, Gary Rico, Sharon Rothwell, Bill Rodgers, Jimmy Thompson, Mike Vanlandingham, David Winton, and Mike Worden.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to R. S. Bessey, Casper Wilhelm, Dick Morrison, Steve Pavich, Mrs. Steve Pavich, Jerry Nielsen, Mr. and Mrs. Edward Reger, and Mrs. Gloria Nelson, adults; and the following students from the Richgrove School and Columbine School, Tulare County: Cornelio Aledo, Abe Belardo, Harold Cobb, Joe Dahilig, Jim Hernandez, Russell Kovacevich, Ramon Navasca, Stephen Pavich, Ronald Perine, Stanley Pinkerton, Jimmy Redger, Rodrigo Rodriguez, Jerry Vega, Don Fitch, Vincent Maniago, Dale Rogers, Jane Aledo, Merline Anderson, Sharon Arehart, Priscilla Dominguez, Yvonne De La Garza, Darlene Henson, Diana Kawasaki, Loretta McGill, Connie Nachor, Greta Nielsen, Carmen Ramirez, Mercedes Rodriguez, Sherry Tinsley, Donna Chambers, Linda Patchin, and Linda Sill.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to George R. Stratton, principal; Clinton G. Ansley, teacher; and the following eighth grade students from West Marin School, Point Reyes Station: Irene Abelseth, Johannah Adams, Michael Alberigi, Eugene Bonini, Susan Clapp, Mary Costa, Lorraine Damazio, Glenn Davis, Paul Dixon, Charles Drewes, David Flint, Colleen Gallagher, Tobias Giacomini, Linda Gondola, Geoffrey Gray, Heather Halse, Linda Horick, Sharon

Lobaugh, James Mendoza, Patricia Rupert, Christopher Shoemaker, Ronald Singleton, Dorothy Singleton, John Stout, Phyllos Tobler, Alfred West, Edmund Wright and Evelyn Arvilla,

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Worsham, teacher, Mesdames Champion, Mezirka, and Worsham, room mothers; and the following students from the Isabel Cook School, San Anselmo: Kathleen Atchison, Mary Bedock, Marcus Bibbens, Carmen Canann, Judy Champion, Howard Chidester, Donna Clements, Diane Cox, Michael Cunningham, Richard Deffner, John Gavre, Corinna Gneri, John Hicks, Paul Hilton, Alice Hunsaker, Sandra Jewell, Robert Kendall, Nancy Knoles, David Kunkel, James Mathis, Eve McArdell, Scott McKinley, Richard Mezurka, Anna Naklicki, Robert Nosenzo, Gaye Rhoads, Anthony Roberts, Kitty Sell, Marion Souza, Bill Thall, Rita Warren, Cory Williams, and Kristin Young.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Carl Payne, principal; Charles Hovey, teacher; Marian Packer and Gladys Rizzi, adults; and the following students from the Porter School, Alameda: Gregory Adams, James Albright, Barbara Andrews, Brenda Andrews, Constance Atos, Richard Barnett, Linda Beck, Judith Bender, Patsy Bice, Robert Celustka, Jr., Bob Clinton, James Coley, Garry Cook, Verdenal Cooley, Paul Cross, Robert DeLaRosa, Martin Deras, Robert Donsbach, Barbara Dorrance, Tobey Dowd, Lynn Dresser, Jean Echtermeyer, Michael Eldridge, Patricia Engel, Peter Fletcher, Joann Granian, Michael Griego, Thomas Heaton, Jr., Pamela Herom, Dianne Howard, Judith Howell, Kathleen Hughes, Joyce Inouye, Inge-Lise Jacobsen, Diane Janke, Beverly Johansen, Julie Johnson, Ronald Kelly, Michael Kennemer, Joyce Kern, Dale Kilburn, Mark Koike, Ann Kools, Peggy Koplin, Margery Kroesen, Keturah Krueger, Linda Kulberg, Richard Laherty, Judy Lawton, Linda Mahan, Scott Fredericks, Gilbert French, Anita Graff, Gladys Maurice, Clarence Medina, Stephen Murray, Suzanne Murray, Dennis MacCarty, Craig McKinstry, Susan Negley, Helga Ness, Laurel Neth, Phillip Ng, Alice Ortez, Mary Parten, Renda Patrick, Jesus Pena, James Pitts, Linda Plumb, Rhonda Podwys, Terry Pope, Luana Prather, Jerry Pratt, Maha Qutob, Dale Read, Richard Redman, Luther Roberts, Daniel Russell, Belinda Schaaphok, E. Lee Serles, Carla Mannisto, Michael Martin, Vincent Martinez, Jacqueline Shaw, Donald Shear, Steven Short, Dorby Sims, Charles Slater, Frank Sligh, Thomas Taylor, Ralph Telles, Dennis Terao, Caroline Thibodeau, Glenda Thomas, Mary-Ellen Valko, Gerald Van Gerpen, Arthur Vincent, Jr., Margaret Vergith, Richard Waggener, Kathryn Waltz, Donald Webster, Pat Welsh, Charles White, Jr., Linda Whitmarsh, Karen Whitmore, Larry Wilburn, and Michael Woods.

COMMUNICATIONS

The following communication was received and read, and on motion of Senator Weingand, ordered printed in the Journal:

COUNTY OF SANTA BARBARA, CALIFORNIA
OFFICE OF COUNTY CLERK

March 12, 1962

Hon. Alvin C. Weingand
Member of Senate
State Capitol, Sacramento

DEAR SENATOR WEINGAND: You will find enclosed herewith a conformed copy of Resolution No. 22009, passed and adopted by the Board of Supervisors of Santa Barbara County on March 5, 1962, concerning State support of qualified local health departments.

Your support is earnestly requested in connection with this matter.

Sincerely yours,

J. E. LEWIS, County Clerk
and Ex-Officio Clerk of the
Board of Supervisors

Enc.

BOARD OF SUPERVISORS OF THE COUNTY OF SANTA BARBARA
STATE OF CALIFORNIA

Resolution No. 22009

WHEREAS, In 1947 the California Legislature established a policy of providing for state participation in the operating costs of qualified full-time county and city health departments; and

WHEREAS, A fundamental feature of this Legislation has been the annual adjustment of the state share to reflect the increased burden occasioned by California's population growth; and

WHEREAS, The current State budget and the proposed new State budget ignores the population growth factor by reducing the per capita state contribution to the operation of local health departments; and

WHEREAS, The addition of \$294,047.00 to item 403 of the proposed 1962-63 State Budget will restore the established schedule of state assistance to local health departments;

Now, therefore, be it and it is hereby resolved that this Board of Supervisors hereby requests Governor Edmund G. Brown, Assemblyman James L. Holmes, and Senator Alvin C. Weingand to support the restoration of \$294,047.00 to item 403 of the proposed 1962-63 State Budget in order to continue State support of qualified local health departments in a manner consistent with established policy and the demands made upon such health departments by the growing population of this State.

Passed and adopted by the Board of Supervisors of the County of Santa Barbara, State of California, this 5th day of March, 1962, by the following vote:

AYES: C. W. Bradbury, Joe J. Callahan, Daniel G. Grant, Veril C. Campbell, and A. E. Gracia.

NOES: None.

ABSENT: None.

ATTEST:

J. E. LEWIS, County Clerk

By: HOWARD C. MENZEL, Deputy Clerk

JOE J. CALLAHAN

Chairman, Board of Supervisors

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS

SACRAMENTO, March 15, 1962

Hon. J. A. Beek
Secretary of the Senate
State Capitol

DEAR MR. BEEK: In accordance with SCR 39 (1961) the report on a preliminary plan for a System of Scenic Highways has this day been presented to appropriate Committees of the Legislature: the Senate Committee on Transportation and Public Utilities, and the Assembly Committee on Natural Resources, Planning and Public Works.

We are sending herewith 50 copies of the report for general distribution in the Senate.

Respectfully,

ROBERT B. BRADFORD
Director of Public Works
By HARRY D. FREEMAN
Deputy Director

Attach.

Letter of transmittal ordered printed in the Journal, and reports filed with the Secretary of the Senate.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 14, 1962

To the Senate of the State of California:

I hereby respectfully withdraw from consideration the nomination of Jack E. Letsinger to the Board of Trustees, Porterville State Hospital heretofore submitted and now before your honorable body for confirmation.

Respectfully yours,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 15, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 7

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolution ordered enrolled.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 7

Senate Concurrent Resolution No. 13

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Natural Resources

SENATE CHAMBER, March 15, 1962

MR. PRESIDENT: The Committee on Natural Resources, to which were referred:

Senate Concurrent Resolution No. 9

Senate Concurrent Resolution No. 11

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

ARNOLD, Chairman

Above reported resolutions ordered to third reading.

Committee on Rules

SENATE CHAMBER, March 15, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Joint Resolution No. 2

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules, to which messages from the Governor were referred appointing:

DOUGLAS BARRETT, Member, Youth Authority Board, vice self, term expired, for the term prescribed by law, ending March 15, 1965;

EDGAR A. HILLS, Member, California Horse Racing Board, vice self, term expired, for the term prescribed by law, ending July 26, 1965;

C. L. DELLUMS, Member, Fair Employment Practices Commission, vice self, term expired, for the term prescribed by law, ending September 18, 1965;

JOSEPH A. BALL, Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1965;

ERNEST B. WEBB, Member, California Unemployment Insurance Appeals Board, vice self, term expired, for the term prescribed by law, ending September 1, 1965;

SHO SATO, Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1965;

THOMAS E. STANTON, JR., Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1965;

THOMAS H. RICHARDS, JR., Member, Fish and Game Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1968;

HOWARD W. CAMPEN, Member, Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1964;

LOHN R. FICKLIN, Member, Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1964;

JAMES V. HICKS, Member, Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1964;

MRS. MICHAELA MATHIESEN, Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

DAN O. KILBOY, M.D., Member, State Athletic Commission, vice self, term expired, for the term prescribed by law, ending January 1, 1966;

WILLIAM H. JENNINGS, Member, California Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

MR. MARION R. WALKER, Member, California Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

WHITFORD B. CARTER, Member, State Board of Forestry, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

RAYMOND J. DABA, Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

LEWIS L. HUELSDONK, Member, State Mining Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

HARRY T. SHAFER, Member, Certified Shorthand Reporters Board, vice Jose Hector Moreno, term expired, for the term prescribed by law, ending December 31, 1965;

HENRY P. MELNIKOW, Member, State Board of Dry Cleaners, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

RALPH J. MCGILL, Member, State Water Rights Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

FRANK A. LAWRENCE, Member, Industrial Accident Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

RUSSELL H. MATHER, Member, Industrial Accident Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

RALPH B. WRIGHT, Member, Youth Authority Board, vice self, term expired, for the term prescribed by law, ending March 15, 1966;

MRS. GERTRUDE G. HARRIMAN, Member, State Park Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

LEON A. CLARK, Member, Cemetery Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

has had the same under consideration, and respectfully reports the same back with the recommendation that the appointments of the Governor be confirmed.

BURNS, Chairman

REQUEST FOR UNANIMOUS CONSENT

Senator Burns asked for, and was granted, unanimous consent to have the above report of the Committee on Rules, regarding confirmation of the Governor's appointments, printed in the Journal, and further consideration continued to the next legislative day.

CONSIDERATION OF DAILY FILE THIRD READING OF SENATE BILLS

Senate Joint Resolution No. 1—Relative to the issuance of a commemorative postage stamp for Father Junipero Serra.

Motion to Pass on File

Senator Burns moved that Senate Joint Resolution No. 1 be passed on file and retain its place on file.

Motion carried.

RESOLUTIONS

The following resolutions were offered:

By Senator Holmdahl:

Senate Resolution No. 36

Relative to the *East Oakland News*

WHEREAS, The *East Oakland News*, a weekly newspaper published by Vern Goltz in Oakland, Alameda County, California has a circulation of over 40,000 readers; and

WHEREAS, During its 30 years of publication, the *East Oakland News* has faithfully and objectively served the districts of Fruitvale, Melrose, Elmhurst, Foothill, Laurel, Allendale, Fairfax, Dimond, Seminary, 23rd Avenue, Eastmont, and Fitchburg; and

WHEREAS, The paper has served the dual purpose of presenting news of local and civic importance as well as providing its readers with advertisements of local merchants; and

WHEREAS, The success of the *East Oakland News* and its publisher Vern Goltz is a tribute to the initiative of small newspapermen everywhere; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate hereby commend and congratulate the *East Oakland News*, its publisher, Vern Goltz, and the members of the newspaper staff on their distinguished record, commend them for their fine public service in providing a high-quality newspaper for their community and their State, and offer every good wish for the continued success of this outstanding newspaper; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to the *East Oakland News* and Vern Goltz, publisher.

Resolution read, and unanimously adopted on motion of Senator Holmdahl.

By Senator Rodda:

Senate Resolution No. 37

Relating to Mr. Anson Boyd

WHEREAS, Mr. Anson Boyd, who for 21 years has been California's State Architect and Chief of the Division of Architecture, will retire effective March 31, 1962; and

WHEREAS, Since his appointment in 1940, he has supervised the design and construction of facilities totaling one billion dollars or about 92 percent of all work handled by the division during its 54-year history, which construction is the largest building program ever undertaken by a single state in a comparable period of time; and

WHEREAS, In two decades, Mr. Boyd has developed the division's architectural capacity from a small handful of men doing work amounting to less than \$2.75 million a year to an organization of over 1,000 men and women handling a capital outlay program amounting to about \$100 million annually; and

WHEREAS, Since World War II Mr. Anson Boyd has supervised the planning and construction of 30 new state institutions, state college campuses and correctional institutions and has also planned and supervised the doubling and the tripling in size and capacity of 25 existing institutions along with numerous office buildings, fish hatcheries and other facilities; and

WHEREAS, Mr. Boyd's office has checked the plans of 18,950 school projects with a total value of \$3.5 billion as part of the function of his office to review and approve plans for structural adequacy and supervise the construction of public school buildings used for elementary, secondary, junior college education; and

WHEREAS, In 1953 Mr. Boyd instituted research programs for the investigation of structural design problems relating to building materials and design and construction techniques used in public school buildings which have led to a greater economy and more scientific use of materials and construction methods in the State's public school building program; and

WHEREAS, In 1958 Mr. Boyd traveled to Lebanon under a grant from the Rockefeller Foundation and drew a master plan for the American University of Beirut; and

WHEREAS, Through these accomplishments and unceasing efforts, Mr. Anson Boyd has made an immeasurable contribution to the welfare of this State, now, therefore, be it

Resolved by the Senate of the State of California, That Mr. Anson Boyd is hereby commended for his great service to this State and is wished many happy years in the future; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Mr. Anson Boyd.

Resolution read, and unanimously adopted on motion of Senator Rodda.

By Senator Grunsky:

Senate Resolution No. 38

Relating to an interim study of a State program to provide low cost mobile housing for farm workers

WHEREAS, Farms and agricultural workers are one of the foundation stones on which our nation rests; and

WHEREAS, The United States is a bulwark of the free world in the fight for peace and freedom and against communism, and without a strong farm economy this nation cannot maintain its position in the free world; and

WHEREAS, The health and welfare of our country depend in large part on the food produced by our farms, and without sufficient experienced and competent agricultural workers, our crops cannot be properly harvested and our farms cannot prosper and fulfill their role in maintaining a healthy and strong America; and

WHEREAS, Migrating farm workers who have to find temporary housing away from home are often limited to facilities which are below minimum health and safety standards; and

WHEREAS, Such substandard housing is a menace to the health and safety of the occupants as well as the neighboring communities; and

WHEREAS, There is a pressing need for improved housing facilities for all farm and agricultural workers; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate Committee on Rules is requested to assign to the appropriate Senate Fact Finding Committee for study and analysis: the feasibility of privately-owned mobile trailer homes for migrant farm workers and of a State program for insuring loans or making low cost direct loans to private investors for the purchase of such homes and the construction of strategically located trailer parks for the use of migrant farm workers; and the possibility of obtaining federal assistance to help finance such a program; and be it further

Resolved, That the Fact Finding Committee be directed to report thereon to the Senate by the fifth legislative day of the 1963 Regular Session, including in its report recommendations for appropriate legislation; and be it further

Resolved, That the Department of Employment, the Department of Industrial Relations and the Department of Agriculture are hereby requested to cooperate with and extend their assistance to the Fact Finding Committee in such study; and be it further

Resolved, That copies of this resolution be transmitted to the Director of Agriculture, the Director of Industrial Relations and the Director of Employment.

Resolution read, and referred to Committee on Rules.

By Senators Cobey, Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAttee, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams:

Senate Resolution No. 39

Relative to commemorating the Golden Anniversary of the Girl Scouts of America

WHEREAS, On March 12, 1912, a meeting was held in Savannah, Georgia, in the home of a vivacious young woman by the name of Juliette Gordon Low; and

WHEREAS, That small gathering heralded the birth of an organization, the Girl Scouts of America, which in five decades has grown to more than 1,000,000 active members; and

WHEREAS, Through the Girl Scout Laws and Promise, program activities, and world-wide organization ideals, girl scouting has trained girls to understand and appreciate the importance of the democratic process and has shown them that willingness to co-operate and understand another's viewpoint is basic to their own happiness, as well as to good citizenship; and

WHEREAS, The healthy attitudes and strong character developed in the youth of our nation by the Girl Scouts of America are great assets in the quest for peace and a prosperous world; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of this Senate, with high regard and deep appreciation for a job well done, do heartily commend the Girl Scouts of America for its 50 years of outstanding service in the development of the youth of our nation and State, and wish the Girl Scouts of America continued growth and success in the years ahead; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Miss Louise Wood, Executive Director of the Girl Scouts of the United States of America.

Resolution read, and unanimously adopted on motion of Senator Cobey.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 16: By Senator Burns—Relative to amending Rule 36 of the Joint Rules of the Senate and Assembly for the 1962 Regular (Budget) Session, concerning expenses of members.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 16, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 16

Senate Concurrent Resolution No. 16—Relative to amending Rule 36 of the Joint Rules of the Senate and Assembly for the 1962 Regular (Budget) Session, concerning expenses of members.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Cobey, Dolwig, Donnelly, Farr, Fisher, Goddes, Holmdahl, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Rattigan, Richards, Rolda, Slattery, Teale, Weingand, J. Howard Williams, and Robert D. Williams—26.

NOES—None.

Resolution ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS (RESUMED)

The following resolutions were introduced, and read:

Senate Concurrent Resolution No. 17: By Senator Cobey—Relative to the City of Chowchilla.

Referred to Committee on Rules.

Senate Joint Resolution No. 7: By Senator McCarthy—Relative to the conveyance of a portion of Angel Island in San Francisco Bay to the State of California.

Referred to Committee on Rules.

ADJOURNMENT

At 2.36 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3 p.m., Monday, March 19, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

NINTH LEGISLATIVE DAY
FIFTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Monday, March 19, 1962

The Senate met at 3 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cohey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Most Merciful and Loving Father, We remember that it is by the continuance of Thy loving providence that we are able to stand before Thy presence. Help us to be conscious of Thy living presence in our midst this day that all we seek to accomplish will be in accordance with Thy will and purpose. Where we are weak, give us strength; where we are mistaken correct us and where we are right encourage us. Bless the homes of these Senators, O Lord, and protect loved ones always. In the name of Christ, our Lord. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Gibson led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:
Senator Burns, on motion of Senator McCarthy, due to legislative business.

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Fisher, on motion of Senator Geddes, due to legislative business.

Senator Richards, on motion of Senator Rodda, due to legislative business.

Senator Shaw, on motion of Senator McCarthy, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Cameron, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to Sally Johnston, Winona Musso, Beulah Musso, Ruth Harrington, Doris Weller, Mrs. Saxelby, adults; and the following eighth grade students from the Bowman Elementary School, Bowman: Gerald Alloway, Donna Bunk, Wayne Bush, Diane Cleveland, Flora Drew, Tony Harrington, Sue Johnston, William Maxwell, Steven Peacock, William Phillips, Nancy Roff, Lynn Saxelby, Dale Schoonover, Ronald Stout, Judy Weller, and Gordon Winget.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to Mrs. Catherine Burch, Mr. Robert Holezer, Mr. Robert Johnson, Mr. George Matthews, Mr. Walter Matthews, Mr. Leo Zaro, teachers; Mrs. R. J. Beghetti, Mrs. E. D. Crisp, Mrs. John Fraser, Mrs. Melvin Markham, Mrs. John Reynolds, and Mrs. George Salata, adults; and the following students from the Neil Cummins School, Corte Madera: John E. Bacher, Frances E. Barnett, Beverly A. Bartram, Lynne J. Beghetti, Susan J. Berry, Sherrill L. Bloomquist, Christopher P. Bohns, William J. Campagna, David B. Cardy, Gary P. Carroll, David A. Chambers, Victor P. Coburn, Sharon L. Connell, Jacqueline D. Crisp, James T. Crosby, Richard Ekich, James T. Enos, Daniel Evans, Josephine A. Evers, Phyllis Flynn, John K. Fraser, Denise D. Friend, Geoffrey J. Gicker, Cathy J. Girvin, Theodore B. Graham, Robert Green, Robert Grimes, Patrick Harris, Rodger O. Heggelund, Lloyd D. Hopson, Anthony B. Crowe, Howard Dawson, Dennis C. De Cota, Robert W. Del Ponte, Jean Descalso, Michael de Vincenzi, Larry Dienststein, Carole J. Dietz, William M. Dodds, Susan Durkee, Gregory J. Dwyer, Kurt E. Eichstaedt, James McKenna, William F. McNamara, Laura Mae Meierdierks, Billie Joe Miller, Catherine Moss, Kip Ann Mullan, Edward Murdock, Patricia Dawn Murray, Inger Kari Nordskog, James W. Oldis, Vickey Oltean, William C. Oltean, Cheryl L. Redding, Robert W. Reeves, Lorraine E. Reynolds, Rachel S. Rice, Donna L. Rossoff, Teresa M. Ruta, Daniel J. Salata, Frances Huffman, Paul Jarecki, Dorothy Johnson, Susan Kawahata, Dana R. Kessler, Cathryn M. Kirchner, Gary D. Larkins, Linda J. Larson, Clifford S. Lawrence, Donald W. Lewallen, Charlene L. Lytle, Janet L. Mauch, Susan C. Schau, Sharon T. Shelly, Linda L. Short, William E. Spita, Edward Surles, Robert M. Tarason, David L. Thomas, William Thomas, James P. Tierney, James Trumbo, Patricia L. Varnhagen, Linda P. Vireno, William H. Wade, Dennis J. Walsh, Melanie E. Weeks, Sandra Wilson, Susan J. Wilson, Charles Young, and David L. Youngclaus.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to Mr. Frederick S. Lane, Mr. Cyrus Crouse, Mr. and Mrs. Delbert Merriss, Mr. and Mrs. Willard Baxley, Mrs. Vivian Leal, adults; and the following eighth grade students from Liberty Elementary School, Visalia: John E. Reberry, Jerry D. Robertson, Johnny F. Rodgers, Joyce L. Akins, Patricia A. Alavezos, Elaine Amos, Barbara A. Baxley, Rena M. Costa, Sharon R. Hyatt, Delores L. Leal, Margaret A. Mello, Judy L. Merriss, and Linda F. Wallen.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to Mrs. Paul, teacher, Mesdames Richard Lewis, W. J. McKee, Delbert Colsen, Douglas Parker, Tyrrell Abererombie, and Robert Swan, adults; and the following eighth grade students from Pomolita Junior High School, Ukiah: Terry Abererombie, Linda Adams, Cathy Ashurst, Christine Boesel, Shirley Brunt, Martha Burton, Eric Cake, Philip Colsen, Ronald Crawford, Daniel Crofoot, Carol Garth, Donna Gatzke, Gary Greenough, Laura Grigsby, Ray Guidi, Marlene Hale, Michael Hall, Woodrow Heth, Judy Houck, Bill Lewis, Susan Lewis, Karen Long, David Luchessi, Margaret McKee, French Morgan, Robert Parker, Alex Rering, Roe Sandelin, Frances Sedlack, Joanne Simpson, Darlene Sisco, Ronald Smith, Douglas Sutton, Michael Swan, Michael Talso, Ruth Vest, Linda White, Jennifer Wren, and Junell Wright.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to Mr. Ernest J. Wieman, Principal, Mr. and Mrs. M. V. Adams, Mr. and Mrs. Johnie E. Shaw, Mr. and Mrs. Kenneth Berry and Mr. and Mrs. Eugene Watkins, adults; and the following eighth grade students from Taurusa-Chatham Union School District, Visalia: Jim Berry, Linda Hawkins, Connie White, Linda Shaw, Ronald Grist, Mark Adams, Larry Dann, Judy Davis, Elvin Watkins, Jack Berry, John White, Kathy Beames, Mike Bratcher, Sherry Pipkin, and Linda Asman.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to Miss Therese Brychta, teacher, Miss Underhill and Mr. Lassart, adults; and the following eighth grade students from Volta Elementary School, Los Banos: Ronnie Young, Larry Hood, Angela Sylvester, Jerry Napier, Lydia Subia, Junior Stanfill, Richard Hood, and Doris Climer.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to Mrs. Mary D. Thomason and Mr. Michael A. Haas, teachers, Mr. Grant G. Sturm, Acting Superintendent, and the following eighth grade students from North Fork Union School, North Fork: Rita Bergman, Lorena Bethel, Ardell Lynn Childers, Pamela M. Cox, Anna Marie Dikes, Novella Cecile Evans, Jeanette Haring, Charlene Hawksworth, Mari-ann Holmes, Patsey Lott, Linda Louise Myers, Lois Lenette Radman, Carla Sorrenti, Sharon Thomas, Patsey Kay York, Johnny Cunningham, Dennis Alvin Dikes, Frank Andrew Dikes, Walter William Ellis, Bobby Heron, Bertram James Lavell, Stanley Mayer, Michael Pettit, Jerry Lee Schneider, Augustin Ernesto Valencia, and Otis Wallace.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to Mr. George Winkler, Mrs. Ruth Tribble, Mrs. Betty Mitchell, Mr. Bill Shaffer, and Mr. Perry Franklin, teachers; and the following eighth grade students from Livingston Intermediate School, Livingston: Jerry Anderson, Jon Benz, Tom Carson, Woody Dismuke, Randy Epperley, Bob Hili-goss, Nicky Joseph, Sherwood Koehn, Dennis Labuga, Joe Lima, Larry McParland, Frank Mendez, Larry Montero, Jackie Rowe, Joe Salado, Russ Winton, Gene Wiseman, Kitty Baptista, Christina Canas, Lupe

Diaz, Cecelia Estrada, Hedy Hediger, Janie Jackman, Linda Jansen, Linda Kilgore, Veronica Magsalasy, Teresa Mondonea, Marjorie Miller, Lydia Waltman, Billy Armstrong, Tom Bernard, Charles Gentry, Don Hamilton, Tom Hutchins, John Job, Danny McKinney, Mike Patton, John Rhynes, Lynn Stinson, Gary Swickard, Willard Treadwell, Vernon Boyd, Jerry Bynum, Willie Cortez, Joe Hediger, Robert Herrera, Bernard Koehn, Ilavio Mendez, Steve Quinn, Ray Valencia, Arnold Vasquez, Ralph Mares, Tom Munoz, Dean Romines, Roosevelt Flores, Dennis Breakfield, Cecelia Alvernaz, Miling Cierras, Susan Decker, Beverley Henderson, Anita Heup, Violet Jantz, Ethel Koehn, Linda Pierce, Gloria Salado, Betty Victor, Maria Flores, Phyllis Long, Mary Amaro, Lana Clover, Roberta Garcia, Lorene Gill, Sandra Grubb, Carol Horton, Wanda Koehn, Sharon Minabe, Linda Pierce, Brenda Richardson, Majesty Rogers, Jamie Lisenby, Veeda Breakfield, Phil Gerdes, Leslie Hamaguchi, Jamie Maddox, Bill Masuda, Desmond Navarres, Phil Swanson, Ronald Tachiera, Gary Theissen, Denis Uyematsu, Tim Yoshino, Kenneth Reynolds, Gonzalo Ferreyra, Teresa Aukeny, Christine Bowen, Alberta Campbell, Linda Carson, Linda Flores, Adrienne Iwata, Jeannie Jackman, Karen Jantz, Judy Kajiwar, Carolyn Kishi, Ruth Ann Kishi, Edith Koehn, Linda Miller, Susan Theodore, Donis Thompson, Sunne Wright, Inez Acosta, Marion Sancedo, Dourthy Terra, Eddie Vasquez, Ernest Vasquez, Paul Emana, Fred Estrada, Earline Thrower, Tommy Valencia, Randy Vannest, Dale Lawson, Diane Booth, Colleen Lewallen, and Evelyn McKown.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to Mrs. Lavonne Wells, teacher, Mrs. Edward Ray, Mrs. F. B. Witesman, Mrs. Ado Romeri, and Mrs. J. L. Perry, adults; and the following eighth grade students from Dairyland Union School District, Chowchilla: Esther Abundis, Judy Barton, Dale Bennett, Ken Connor, Gary Davis, Vincent English, Tommy Haworth, Bill Haynes, Jan Hensley, Janice Hensley, Brenda Holden, Nancy Law, Timmy Leach, Roland Little, Edward McCormick, Steven Perry, Danny Ray, Donna Ray, Phillip Rogers, Barbara Romeri, Annette Seals, Jeannette Seals, Sharon Smith, Patsy Story, Norma Tate, Charles Walter, Susan Witesman, Gary Wortham, and Ida Phillips.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to H. A. Bowman, James Love, Robert Anderson, Beatrice Ferrari, Felicitas Perez, Rosemary Graef, James D. Bennight, Sybil N. Crookham, and Florence Hoff, adults; and the following eighth grade students from Winton Elementary School, Merced: Robert Anderson, Yolanda Arviso, Diana Ayala, Daniel Barcellos, Pat Baum, Donald Brown, Jerry Cardoza, Cathy Coatney, Vera Cortez, Alan Damron, Eddie Dick, Florence Dotson, Lisa Ferrari, Ralph Flores, Norman Giesbrecht, Ruth Hollingshead, Patricia Jantz, Chris Kowalksi, John Lackey, Noel Lawler, Steve Lawler, Bobby Martin, Terry Mathews, Leona McMillan, Joseph Mello, David Mendoza, Michael Orr, David Patterson, Norma Peaster, Linda Penrod, Claire Graef, Cherie Griffen, Darlene Halsted, Verna Hart, Juanita Hoff, Evelyn Perez, Jess Perez, Raymond Robbins, Richard Roe, Pearl Robison, Darlene Schmidt, Dennis Schmidt, Kathy Shaver,

Robert Thompson, Jeannette Toews, Bobby Unruh, Loren Unruh, Kirby Walter, Norma Ward, Joan White, Douglas Whitely, Ann Wuehler, Carolyn Yoder, and Catherine Phillips.

On request of Senator Farr, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to Richard Brown, teacher; Mrs. Pearl Wittmann, adult; and the following eighth grade students from San Ardo Union School, San Ardo: Kim Chambers, Charles Davis, David Dohm, Duane Glover, Jo Ann Hazen, Cynthia Wittmann, and Suzanne Wittmann.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to William W. McGowan, teacher; Mrs. Lee Ward, Mr. G. E. Williams, and Mrs. Madge Williams, adults; and the following eighth grade students from Bass Lake Elementary School, Bass Lake: Penny Baxter, Pamela Williams, Barry Lines, Glen McDonald, Danny McPherson, Chris Stalaker, Roger Tharp, and Craig Ward.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to Mrs. Baziuk, Mr. Norton, and Mr. Bartels, adults; and the following ninth grade students from Theodore Roosevelt Junior High School, San Jose: Bill Blockie, Kathy Gorin, Marilyn Hale, Phillip Hawkins, Constance Jones, Victoria Rebisoff, Mary H. Vargas, April Yaremcho, Robert Armstrong, Gary Aslanian, Diane Brutto, James Gaitan, Suzanne Larson, Jean Macaluso, Susan Mora, Katie Teague, Antoinette Whytoshek, Eugene Flemate, Pablo Gallegos, Mary Ellen Raya, Terrance Casella, Gloria De Leon, Marilyn Morehouse, George Lober, Jerry Kuwada, Robert Carmona, Anthony Tallerico, Caroline Belka, Stephanie Frauusiak, Billie Hammond, Jon Hughes, Albert Lopez, James Armstrong, Margie Bettencourt, Donna Bilognia, Geraldine Dare, Anna Duino, Allan Jio, Maurene McIntyre, Jane Macaluso, Henrietta Machado, Rudolph Morales, Diane Piazza, Patricia Seremitar, May Shimizu, Patricia Silva, Judith Ferrara, Tom Serpa, Bill Linsmeier, and Jennifer Brown.

On request of Senator Burns, the privilege of the floor of the Senate Chamber was unanimously extended on March 16, 1962, to Mrs. Christina Raymond, Mrs. Genevieve Busiek, Mrs. Mary Poulsen, Mrs. Lorraine Rudolph, and Mr. Wayne C. Eckman, adults; and the following eighth grade students from the Barstow Elementary School, Fresno: Cheryle Rudolph, Shirley Poulsen, Janice Busiek, Carolyn Montgomery, Lynn Hylton, Frances Torres, Bruce Daniels, Sebastian Estrada, Miguel Gonzalez, and Daniel Zavala.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to R. C. Coon of the Lodi Police Department; George Ernest, George Hench and Dr. Edmund Halley, all of Stockton.

On request of Senators Dolwig and Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Thelma M. Eberhardt of Fresno.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Cleo Elliot of Oakland.

On request of Senator McAttee, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Donald Bruce of San Francisco.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Myrl Cypher of Long Beach, and Mrs. Cravens Douglas of El Segundo.

On request of Senator McCarty, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Barbara Sparrow of Novato.

On request of Senator Lagomarsini, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Marian Badley, Miss Francis Griffith, and Miss Leona Gordon, all of Ventura; and Mrs. Carol Laudine of Santa Paula.

On request of Senator Redila, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Jane Vorhees and Mrs. Norma Clevenger, both of Sacramento.

On request of Senator Ratigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Ruth G. Snodgrass, Petaluma, President, and Miss Anna Gerholdt, Santa Rosa, Legislative Chairman, Redwood Empire District, California Federation of Business and Professional Women.

On request of Senator Coley, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Anna Mae Anderson, Mary B. Bryant and Opal E. Higgins, all of Merced.

On request of Senator Soren, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Dorothy Davidson of Bakersfield.

On request of Senator Robert D. Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mesdames Ben Hawes, Pauline Johnson, Ruth Gomes, Wanda Wright, and Isabelle Miller, all of Hanford.

On request of Senator Weingand, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Bert Lane and Chris Weingand, all of Santa Barbara.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Betty Stephens, Colme Meyer, Maxine Vernon, Mildred Gann, Eva Lyman and Scotty Wood, all of Springville.

On request of Senator Fisher, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Myron Lastig of San Diego.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day unanimously extended to the following members of the North Bay Business and Professional Women's Club: Mrs. Geraldine Barrington, of Fairfield; Mrs. Muriel Conway of Bonicia; Mesdames Geraldine Smith, Olive Rust, Mary Lou Buss, Marie Cloninger, and Olga M. Braden, all of Vallejo.

On request of Senator Goddies, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ellen Olson, principal, Mrs. Briggs, adult, and the following students from the Union School, Winters: Candee Briggs, Raudee Briggs, Earl Schomberg.

Daniel Valdez, Kenneth Schomberg, Donald Mancuso, Jim Fredericks, Jack Burnett, Judy West, and Lorraine Rominger.

On request of Senator Sturgeon, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. John A. Quade, Mesdames, Freeman, Peasley and Davies, adults; and the following students from the Paso Robles High School, Paso Robles: Dick Peasley, Nancy Lang, Cecil Parish, Linda Davies, Dorothy Quenzer, David Rogers, Lydia Freeman, Bob Butler, Joe Schlegel, Wayne Jensen, Warren Wilcox, Jim Pope, Judy Clevenger, Linda Connors, Sandra Galba, and Joan Boyette.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister Madeline Marie, and the following eighth grade students from the Notre Dame Grammar School, Marysville: Robert Boyd, Gary Carlton, Sharon Cary, Richard Castro, Nancy Christy, John Costa, Susan Dodini, Gregory Duffy, Thomas Dunn, Robert Elder, Helen Ferraro, Joanne Ferri, Becky Fortna, David Francis, Terry Heenan, Frances Hust, Danielle Jones, Billy Kelzer, Linda Koball, Dorothy Larner, Doris Long, Diane Lopez, Catherine Mathews, Shelley Michaels, John Micheli, Carl Miller, Patty Morehead, Billy Moulds, Bill O'Brien, Jenny Oliver, Valerie Powell, Ann Prindiville, Elizabeth Ramos, Duane Rockwell, Janis Rockwell, Ginny Rollins, Tommy Rose, Russel Schmidt, James Sokoloski, Sandra Sperbeck, Kenneth Staas, Sherrill Stassi, Janet Sullivan, David Taormino, Pat Verutti, John Wapple, Robert Wertz, Danny Young, and James Cameron.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber for this day was unanimously extended to W. J. Nattress, teacher; Mr. Alan Campbell, Mrs. Alan Campbell, Mrs. Headley, Mrs. A. J. Tantarelli, Mr. Donald Hook, Mrs. Donald Hook, Mr. Charles Neal, Mrs. Charles Neal, Mr. Robert Singleton, adults; and the following eighth grade students from Kelseyville Union Elementary School, Kelseyville: Ronald Akins, Nick Burruss, Gregory Campbell, Thomas Card, William Cole, Stanley Ferreira, Donald Gatton, William Goodwin, David Hemenway, Gerald Hook, Michael Howell, Mitchell Huston, Phillip Lacefield, Robert Neal, Clifford Nelson, George O'Neil, Leland Paulson, Michael Prather, Robert Rentsch, Robert Scarper, Robert L. Smith, Thomas Tantarelli, Kenneth Tryan, Gerald White, David Willeford, Bonnie Baker, Shirley Cruz, Letitia Graham, Sandra Hammon, Linda Headley, Christine Henderson, Patricia Hubbert, Betty Huggins, Joyce Kimmel, Sandra Lauenroth, Linda Lloyd, Joy Medders, Marilyn Mills, Alberta Shenton, Barbara Smith, Susan Steiner, and Terry Tucker.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Wyrick, Mrs. Lee Morgan, Mr. Earl Cravy, Mr. and Mrs. Melvin Dority, Mrs. Mary Keener, Mr. Alfred Marvel, Mrs. Jean Pottichen, and Mrs. Grace Whitlock, adults; and the following eighth grade students from Mineral King School, Visalia: Janice Clark, Richard Clayton, Gene Craig, David Cravy, Rosemary Dority, Sue Ellis, Jerry Epperson, Patty Gooch, Michael Hurst, Donald Jameson, Suzette January, Arlin Joiner, Darlene Keener, Carla Lancy, Karen Marvel,

Jo Ann Messer, Nancy Middleton, Larry O'Dell, Gayle Officer, Rose Perry, James Pimentel, Eddie Pottichen, Linda Sasin, Dean Simmons, Dwight Sisk, Tommie Stephenson, Elizabeth Tollison, Rodney Van Deventer, Floyd Warren, Ruth Whitlock, Mike Wilcox, and Cathy Williams.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Messrs. John L. Krause, J. P. Kliever, Vernon Janzen, and Robert Wiens, adults; and the following twelfth grade students from Immanuel Academy, Reedley: Bonnie Lou Bartell, Margie Bathauer, Robyn Becker, Jim Brandt, Reinhold Buller, Bob Buxman, Amaryllis Dahl, Wilfred Derksen, Bob Dick, Roberta A. Enns, Irene Ediger, Phyllis Ediger, Leland Ens, Phyllis Fast, Tim Friesen, Vernon Friesen, Wilbur Friesen, Eloise Harder, JoAnn Isaac, Roy Klassen, Harriet Kliever, Donald Knaak, Rhoda Krause, Wanda Kroeker, Florin Landseadal, Hildegard Mierau, Albert Nickel, Kathy Nikkel, Nancy Penner, Jim Peters, Sharon Regier, Margaret Reimer, Ron Reimer, Barbara Rempel, Bill Suderman, Jean Thiesen, Julia Thiesen, Lillian Unruh, Mary Lou Unruh, Anna Ruth Warkentin, Norman Wiens, Robert Wiens, and Kathy Wiest.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Messrs. Marvin Hughes, Chris Jacobs, and John Rabe, teachers; Mesdames John Wright, Ed Hull, Robert Young, Urban Schmitt, Norman Thissell, and Herb Dutra, adults; and the following eighth grade students from East Dixon Elementary School, Dixon: Larry Beck, Almeda Bice, Marguerite Birdwell, Bobby Brooks, Jim Butler, Keith Cameron, Darlene Coyle, Bill Custis, Edward Ferguson, Sandra Fontana, Lorraine Fuchslin, Ronald Garcia, Bill Glide, Mary Lou Hernandez, Catherine Hull, Paul Keeling, Joyce Kilkenny, Timothy Long, Stephen Mack, Rusty Marinovich, John McNaughton, Berta Medina, Michael Modar, Margie Moore, Benny Polendo, Tommy Raeburn, Margaret Ringer, Gene Rose, Joyce Thornhill, Jackie Tucker, Mary Williams, Gail Wright, Paul Baines, Pamela Burton, Ricky Carter, Rene Drake, Donna Fry, Bob Giannoni, Cherie Goodin, Allan Haight, Ann Hanley, James Jones, Joyce Jones, Darryl Kleeberger, John Knight, Dewey Leong, Irene Luna, Natividad Mabalot, Richard McLaughlin, Charles Phillips, Judy Quinn, James Rehman, Danny Rott, Linda Rust, Karen Schmitt, Richard Sequeira, Richard Seyman, Manuel Silva, Sheila Southwell, Helen Stingle, Tom Townley, Randy Webster, Susan Yandel, Barbara Young, Carmin Castillo, Kenneth Barker, Richard Barrett, Garry Birdwell, Geraldine Boyd, Linda Burg, Sharon Cardoza, Donna Gogswell, Sharon Curry, Don Custis, Cheryl Dold, Lynn Dutra, Val Espinosa, Gerald Flynn, Tommy Galindo, Linda Gibbs, Geraldine Gilmore, Debra Gum, Kenneth Harris, Patricia Henderson, Sandra Hennagin, John Lujan, Lupe Mayoral, Dale Minor, Judy Robben, Joe Robledo, Mike Sevelberg, Dick Schellhorn, Thomas Sork, Dan Stallings, Gayle Thissell, Patricia Torchia, Doris Vanetti, and Ronnie Yates.

On request of Senator Begovich, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. John Bolger, teacher; and the following students of the Ione School: David

Corsaletti, John Cunco, John Hart, Fred Hotine, Daniel Le Strange, Jerry Morgan, Douglas Onstead, Alan Pantle, John Scott Peebles, William Phillips, Nathan Schoek; Louis Stewart, Gerald Thomas. Savren Angier, Marla Breed, Kathleen Burnett, Carol Burris, Cynthia Falkenstein, Sandra Hendrick, Shirley Langford, Dixie Lavanigno, Sharon Marshall, Ann Pierovich, Jeanette Sales, Janeth Sauer, Betty Siler, Karen Standley, Loretta Tourville, Laura Vimini, Barbara Villa, and Karen Woolheater.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Messrs. Harms, Hall and Brown, teachers; and the following eighth grade students from the Madison School District, Fresno: Pam Holland, Linda M. Quon, Donald Tsuruoka, Alvin Hayashi, Virginia Venegas, Charles Hesse, David Wallace, Jim Quist, Beverly Schlegel, Natasha Podsakoff, Ken Kawaguchi, Joe Orndoff, Phil Lindstrom, Mario Maltos, Linda Robinson, Max Calles, Charles Crisp, Jack Crisp, Curtis Cross, Bob French, James Giffin, Walter Gruendberg, Rodney Lux, George Lucio, Lupe Rendon, Walter Sulenta, Frank Villanueva, John Young, Nick Yovino, Robert Hale, Diana Cady, Maria Garcia, Kathleen Gong, Mary Hernandez, Phyllis Kelly, Olga Morton, Doris Prudhume, Earlenen Reagan, Janice Robinson, Patricia Sabin, Carolyn Schlegel, Bonnie Smith, Luba Tolmasoff, Janice Tunnell, Pearl Young, Gertrude Brown, Vera Kidd, Wanda Fields, Remijio Gastelum, Albert Padilla, Frank Sifuentes, Janice Hill, Ray Tellez, Louis Coronado, Richard Gastelum, Bobby Arroyo, Jimmy Camarend, Manual Frutoz, Mike Corts, Simon Beltran, Lupe Salazar, Mary Juarez, Joe Alverado, Arthur Juarez, George Shays, Anita Hernandez, Feliz Magano, Joe Alverado, Lourdes Lopez, Martha Pina, Cory Ledesma, Tony Urbano, Ernie Montez, Jess Munoz, Mrs. Powers, Angel Arroyo, Joe Garcia, Ralph Villanueva, and Gloria Garcia.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, DEPARTMENT OF MENTAL HYGIENE
1320 K STREET, SACRAMENTO, March 12, 1962

*To the President of the Senate
and Members of the Senate*

The following report was prepared in response to Senate Resolution No. 142, dated May 19, 1961. In that resolution the Department of Mental Hygiene was requested to "prepare a comprehensive report re-evaluating its present program and setting forth a master plan for the conduct of its operations in the future."

The need for bold examination of existing programs and vigorous projection of future plans, always incumbent upon a public agency, seemed particularly urgent with respect to mental health services for the State of California: first, because the anticipated increase in population will require an expansion of services; and second, because new trends in conserving mental health and treating mental illness suggest far-reaching changes in the Department's traditional functions and relationships. These trends, explained and interpreted in the course of the following report, call for basic realignments embodied in treatment of the mentally ill in relatively small facilities, close to their homes, primarily by private resources.

Our mission in developing a long-range program encompassed the following aims:

To take into account the variety of needs and resources bearing on mental health.

To develop a rationale for sharing responsibility among the various levels of government (local, state, federal) and between private and public resources.

To delineate the role and function of the Department within such an over-all program and to set realistic limits for the Department's direct and indirect services.

To highlight the importance of increased scientific knowledge and its application. To further the development and constructive use of personnel trained in the mental health field.

With unstinting help from every segment of the professional and lay community, and with the encouragement of whole-hearted official support, we developed the attached long-range program.

Respectfully submitted,

DANIEL BLAIN, M.D.
Director of Mental Hygiene

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 15, 1962

To the Senate of the State of California:

I have the honor to transmit to you herewith an interim appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

NANCY C. SWADESH (Mrs. Samuel), resident of Mill Valley; Bachelor of Journalism from the University of Missouri, 1946; graduate Seminar in English Literature from Dominican College, 1959; newspaper reporter, Chicago, 1946-1949; Community Organization and Public Relations, Chicago Urban League, 1949-1951 (part volunteer); Special Representative, Division of Industrial Safety, April, 1961 to February, 1962; will be appointed March 19, 1962, Chief, Division of Industrial Welfare, Department of Industrial Relations, vice Mrs. Florence Clifton, resigning March 18, 1962, as interim appointee, pursuant to Section 1774 of the Government Code;

Chief, Division of Industrial Welfare, Department of Industrial Relations, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 15, 1962

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

FRANK PAUL CHIRCO, resident of San Jose; Central California Commercial College; Moler Barber College; received barber license July, 1927; Vice-President, California State Association of Barbers & Beauticians; President of Barbers Union Local 252; Past President Northern California Council of Barbers & Beauticians; Barbering, self employed since March 1944;

Member, State Board of Barber Examiners, vice James D. Knauss, term expired, for the term prescribed by law, ending January 15, 1966.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 19, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 24

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By GEORGE BULWARD, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 24—Relative to the approval of those certain amendments to the charter of the City of Alhambra

ratified by the qualified electors of said city at a special municipal election held therein, consolidated with the general municipal election, on the sixth day of June, 1961.

Request for Unanimous Consent

Senator McCarthy asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 24, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 24

Assembly Concurrent Resolution No. 24—Relative to the approval of those certain amendments to the charter of the City of Alhambra ratified by the qualified electors of said city at a special municipal election held therein, consolidated with the general municipal election, on the sixth day of June, 1961.

Resolution read, and presented by Senator McCarthy.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 15, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 16

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 16, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 2

Senate Concurrent Resolution No. 9

Senate Concurrent Resolution No. 11

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 19, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 6

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Education.

BURNS, Chairman

Above reported bill re-referred to Committee on Education.

SENATE CHAMBER, March 19, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Joint Resolution No. 7

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Governmental Efficiency.

BURNS, Chairman

Above reported resolution ordered re-referred to Committee on Governmental Efficiency.

SENATE CHAMBER, March 19, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 17

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

MOTION TO APPROVE JOURNALS

Senator Brown moved that the Journals for Monday, March 12, 1962; Tuesday, March 13, 1962; Wednesday, March 14, 1962; and Thursday, March 15, 1962, be approved as corrected by the Journal Clerk and the Minute Clerk.

Motion carried.

RESOLUTIONS

The following resolutions were offered:

By Senator McAteer:

Senate Resolution No. 40

Relative to the 1961 Blue Book

Resolved, That the Secretary of the Senate be directed to order 10 copies of the 1961 Blue Book for the Secretary of the Senate and such Senators as may require the same.

Resolution read, and referred to Committee on Rules.

By Senator Sturgeon:

Senate Resolution No. 41

Relative to the dedication of the new Graphic Arts Building at
California State Polytechnic College

WHEREAS, On March 24, 1962, the new Graphic Arts Building on the California State Polytechnic College campus will be dedicated; and

WHEREAS, This building will be the new home of the "School for Country Printers," an idea conceived by the recently deceased veteran newsman, John B. Long, and ably and enthusiastically executed by A. M. "Bert" Fellows, the school's director; and

WHEREAS, With the full support of Julian McPhee, the President of California State Polytechnic College, Bert Fellows developed the curriculum for the school, coaxed and cajoled the donations of equipment, appealed for monetary appropriations, and created from his own 41 years of varied experience in the printing industry a school second to none; and

WHEREAS, It is the object of the "School for Country Printers" to equip its students with the mechanical, journalistic and managerial capabilities to handle any job in California's 460 weekly and 112 daily newspapers and in addition to offer the academic subjects which will permit the awarding of a Bachelor of Science degree; and

WHEREAS, The complete success of the venture can be noted in the large number of the school's 280 graduates who are employed in responsible positions in California's printing industry; and

WHEREAS, It is a glowing tribute to Mr. Fellows that his students have consistently looked to him for assistance and guidance and even after graduation have maintained a close relationship with the school by establishing a scholarship fund and by helping other students in the transition from school to employment; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate join in congratulating the California State Polytechnic College faculty and student body on the anniversary of its School for Country Printers, and in the dedication of its new Graphic Arts Building, and that the Members of the Senate, on behalf of the people of this State, extend their appreciation to all those who have made this fine school possible and especially to Mr. Bert Fellows whose personal efforts have been the basis of the school's success; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Bert Fellows, Director of the "School for Country

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

TENTH LEGISLATIVE DAY
SIXTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Tuesday, March 20, 1962

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Grunsky, Holmdahl, Lagomarsino, McAtter, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—30.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Almighty God, We thank Thee for these men, the Senators of this State, who have committed themselves to this service and dedicated themselves to this task. Grant them the full measure of Thy blessing in the performance of their many duties. May they enjoy health and physical strength, wisdom and mental agility, character and moral integrity. Increase and prosper every effort for good, restrain and defeat every evil cause, for we pray in the name and spirit of One in whom there is no guile or deception, even Jesus Christ our Lord. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Fisher, on motion of Senator Geddes, due to legislative business.

Senator Thompson, on motion of Senator Burns, due to illness.

Senator Johnson, on motion of Senator Burns, due to legislative business.

Senator McCarthy, on motion of Senator Burns, due to legislative business.

Senator Backstrand, on motion of Senator Burns, due to legislative business.

Senator Gibson, on motion of Senator Burns, due to legislative business.

Senator Stiern, on motion of Senator Burns, due to legislative business.

Senator Short, on motion of Senator Burns, due to legislative business.

Senator Teale, on motion of Senator Burns, due to legislative business.

Senator Shaw, on motion of Senator Burns, due to legislative business.

**MOTION REGARDING MEMBERS OF BUSINESS AND
PROFESSIONS COMMITTEE**

Senator Burns moved that the record show that Senators Johnson, McCarthy, Backstrand, Gibson, Stiern, Teale, and Short were excused this legislative day to attend a meeting of the Business and Professions Committee.

Motion carried.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Douglas Stewart, Mrs. Beatrice Baker, and Miss Rita McDonald, all of San Francisco.

On request of Senator Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Lee R. Deer of Santa Ana; Mr. and Mrs. Floyd Parriek of Vallejo.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Gerald Desmond of Long Beach; Sam Hata, Phillip Schott, Fred Taugher and Alex Silva, all of Los Angeles.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. R. T. Monagan, Mr. and Mrs. E. Hart, all of Vallejo; Mr. and Mrs. A. Meek of Santa Cruz.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Bernadette O'Sullivan, Mrs. Charles P. Toohey, and Mrs. John D. Fitzgerald, all of Santa Rosa.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the Coro Foundation: Linda Ross, George Blackley, Barbara Monat, Alexander Silva, Gunther Zorn, Eugene Morosoff, Philip Schott, Mrs. Priscilla Marvin, Frederick Taugher, Arnold D. Davelaar, William B. Sturgeon, Sam T. Hata, Douglas E. Stewart, Peggy S. Sasashima, Maryleela Roa, Joan E. Taylor, James A. Stonehouse, John P. McCarthy, Anne E. Collins, and Robert J. Bloom.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the Redwood City Chamber of Commerce and Redwood City Flower Show Committee: Mr. H. Stehle, Mesdames Wm. Royer, Nephie Kuykendall, Gerald Johnson, Edward Guida, E. Combatlade, Anthony Poderis, Louise Lake, Mr. Geo. Prince, Mesdames E. G. Campbell, J. P. Gahard, Paul Proctor, T. N. Thompson, Dorothy Cravelle, Leo Eads,

Mary Faulknor, Mr. David Schutz, Mr. Geo. Asvos, Mr. Ed Krase, Mr. Al Rollins, Mrs. Al Rollins, Mr. Fred Walker, Capt. Leo Wuesthoff, Mrs. Leo Wuesthoff, and Mr. Frank Brinkman.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the 17th District P.T.A., San Mateo County: Mrs. Kenneth Morris, Mrs. Janet Watson, Mrs. Grant Mitchell, Mrs. Warren Michael, Mrs. Louise Enberg, and Mr. Jackson.

On request of Senators Short and Farr, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Harvey Waldman and son Robby.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Robert E. Sonnenman, teacher, Anna Bolin, Sweden, and Nancy Singer, all from Highlands High School; Cheryl Allen and Brenda Baker from Encina High School.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Wyrick, Mrs. Lee Morgan, Mr. Earl Cravy, Mr. and Mrs. Melvin Dority, Mrs. Mary Keener, Mr. Alfred Marvel, Mrs. Jean Pottichen, Mr. Harry Wilcox, Mr. Bob Montgomery, Mr. Thomas Clifford, and Mrs. Grace Whitlock, adults; and the following eighth grade students from Mineral King School, Visalia: Janice Clark, Richard Clayton, Gene Craig, David Cravy, Rosemary Dority, Sue Ellis, Jerry Epperson, Patty Gooch, Michael Hurst, Donald Jameson, Suzette January, Arlin Joiner, Darlene Keener, Carla Laney, Karen Marvel, Jo Ann Messer, Nancy Middleton, Larry O'Dell, Gayle Officer, Rose Perry, James Pimentel, Eddie Pottichen, Linda Sasin, Dean Simmons, Dwight Sisk, Tommie Stephenson, Elizabeth Tollison, Rodney Van Deventer, Floyd Warren, Ruth Whitlock, Mike Wilcox, and Cathy Williams.

On request of Senator Robert D. Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Lelin Miller, Maxine Rachford, teachers, and Ernest Costa, adult, and the following members of the California Scholarship Federation from Lemoore Union High School, Lemoore: Donna Clontz, Terri Mullins, Walter Ralls, Rod Spolini, Karlene Wagner, Diane Wilson, Jean Dawdy, Marie Nyarady, Donald Snyder, Joan Yenger, Penny Howe, Forrest Laureano, Gerry Redfearn, Esther Hendricks, Sandro Iori, John Jones, Lenora Leffert, Diane Mueller, Joann Muniz, Frances Parolini, and Judy Humphrey.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mesdames Edith De Silva, Johan Gatzman, Ann Mathies, Elizabeth Rutherford, Geneva Slane, Ruth Sorensen, and June Pope, adults; and the following eighth grade students from Valley Home Joint School, Valley Home: Edith De Silva, Polly Gatzman, Myrtle Lewis, Doug Mathies, John Northcutt, Philip Rivera, Della Rose, Robert Rutherford, Margaret Slane, Don Smith, Karen Sorensen, and James Welch.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. W. P. Urbick, principal; Mesdames Louis Galli, Allen Roemmich, and Frank Cotta,

adults; and the following seventh and eighth grade students from Naglee Elementary School, Tracy: Ronald Cotta, Raymond Marry, Rosemary Marry, Fatima Mendonca, Joseph Mendonca, Roy Dellaringa, David Rebeiro, Paul Raymond, and Carol Roemmich.

On request of Senator Grunsky, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following eighth grade students from the R. O. Hardin School, Hollister: Guy Patrick Allen, Donald Bravo, Eddie Ellis, Joe Gonzales, Timothy Hanna, Jay Hegg, Donald Hernandez, James Kelley, George Leach, Gary Marentis, Gary Ness, Dennis Rose, Andrew Silva, Marlene Baughman, Colleen Cawley, Kozean Dearing, Linda Edvenson, Patricia Lu Flint, Grace Kehoe, Karen Knapp, Sharon Knapp, Nora Mae Land, Sharon Lewis, Susan Matulich, Linda McAbee, Joan Pivetti, Roberta Place, Judith Ramirez, Philayna Roberts, Judy Rose, Edith Jean Silva, Darlene Sousa, Ramon Amaya, Stephen Aragon, Robert Balderama, Morris Banning, Gary Brand, Richard Chandler, Claude Davidson, Salvador DelReal, John Farve, Robert Gaxiola, Wayland Johns, Ruben Lujan, Michael Perkins, Joel Rodriguez, Robert Lerma, Ross Waters, Rosemary Angulo, Beatrice Bermudes, Lorenzo (Sukie) Castenada, Sally Cosio, Juanita Gutierrez, Mary Martin, Ernestine Montano, Rachel Murrieta, Delia Ramirez, Yolanda Rodriguez, Ester Valdez, Jane Purves, Lillie Mae Reyna, Mathilda Ruiz, Eric Anderson, Gene Ayerza, David Bernier, Jesse Cota, Ricky Elias, Brian Gladish, Raymond Gong, James Glenn, Alfonso Gospodnetich, John Hailstone, Robert Johnson, Robert Krueger, Donald Mathe, Thomas Pivetti, Robert Solario, Felix Trevino, Larry Yates, Estella Bedolla, Diana Blacklock, Adela Cantu, Barbara Epp, Velorie Gong, Geraldine Gonzales, Kathleen Kelly, Anna Leon, Pauline Martinez, Shirley O'Quinn, JoAnn Pedrazzi, Jill Schachleiter, Peggy Sepulveda, Chester Bennett, David Cardenas, Alfred Celador, Manuel Cota, Edward Jones, Bruce Maddox, Morrie Nelson, John Rogers, William Sanchez, William Starritt, William Tibbetts, James Turpitt, Thomas Valentine, William Young, Roberto Zamorano, Kathy Anderson, Caroline Blatt, Janice Bruno, Carol Feinberg, Jean Fong, Hope Gonzales, Sandra Johns, Debbie Johnson, Pamela Large, Jessie Martinez, Thelma Porter, JoAnn Postigo, Roberta Reynolds, Janet Sanard, and Virginia Still.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Harold R. Uren, superintendent-principal; Mr. Robert Thompson, adult; and the following eighth grade students from the Central-Gaither Union Elementary School, Yuba City: Monte Allender, William Butler, Charles Dearduff, Donald Englehardt, Jackie Hayes, Richard Holmes, David Herrick, Mike Keeling, Robert Matlock, Carl Pack, Amrik Singh, Duane White, Stanley Wilbanks, Alicia Gonzales, Linda Johnson, Karen Okamoto, Sally Saunders, Cheryl Segress, and Kathleen Shannon.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ron Alsip, Mrs. Denise Minoggio, and Marvin Vargas, adults; and the following eighth grade students from Pleasanton Elementary School, Pleasanton: Don Aliff, Sharon Bagley, Dan Bennet, Dino Certa, Gary Enos, James Gree, Herbert Hector, Molly Hill, June Joberg, Patricia Johnson,

George Keating, Michelle Lebedeff, Joann Lopes, Mike Lopez, Lynda Moon, Lynda Morga, Jeanne McKenzie, Linda Palmer, Donna Pinto, Diana Pous, Ricky Pullen, Geary Oreglia, Sharon Ruhman, Jim Ruppel, Mary Santana, Dorinda Shaffer, Donna Somersett, Joanne Taylor, Christine Tinga, Gilbert Tracey, Linda Vaughn, Joe Ward, Joe Wolfenberger, Patricia Yancey, Margie Upham, Ronald Turner, Terry Harvery, Mary Ann Betschart, Steven Blackstone, Bonnie Borba, Josephine Boudreau, Cathy Cook, Patsy Deprince, Danny Eberstein, Kathi Evers, David Gallagher, Carlene Aguiar, Joe Glordona, Midge Hansman, Harry Harrison, Jacklyn Hohn, Jackie Hudson, Andy Jorgensen, Karen Kleiber, Dorothy Medrud, Tom Messa, Ralph Minor, Tom McMillon, Saul Negron, Sheri Noland, John Reehl, Larry Robertson, Pam Sekany, Joe Theodore, James Tracy, Charles Wall, Marsha Whitaker, Mike Vargas, Albert Young, Cary Selby, Joan Pinkoff, Robert Graves, and Harry Tanovitz.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Clifton Shordike and Mrs. Sidney McGaw, adults; and the following senior students from Emery High School, Emeryville: Linda Balangero, Morris Boyd, Raymond Boyd, Janice Bolentini, Fred Brehmer, Nancy Capellino, Al Brock, Kathy Donovan, John Browder, Diana Duarte, Eddie Castillo, Evangelina Edgley, Larry Coody, Dollie Grisby, Shelly Fugua, Mary Jo Hanson, Fred Grimes, Mary Hutchinson, Charles Hayes, Bonnie Jenkins, Lawry Kaufman, Gary Kraus, Gliss Levias, Jessie Littlejohn, Dolores Martinez, Julie Martinez, Louis Miller, Ralph Miller, Jackie Miranda, Bob Podesta, Bill Puckett, John Sanchez, Ada Scodeller, Pat Sepulveda, Brenda Smith, LeeAtrice Sykes, Gary Vittori, Judy Vittori, Jess Whitten, and Mayme Whitebear.

COMMUNICATIONS

The following communication was received and read, and on motion of Senator Burns, ordered printed in the Journal, and the petition filed with the Committee on Government Efficiency.

STATE OF CALIFORNIA, OFFICE OF LEGISLATIVE COUNSEL
3021 STATE CAPITOL, SACRAMENTO 14
November 10, 1961

Hon. Hugh M. Burns
P. O. Box 748
Fresno, California

Petition of Mrs. Elizabeth Mears Page Wainwright—No. 981

DEAR SENATOR BURNS: Pursuant to your request we have prepared the following brief summary of the petition to the Legislature by Mrs. Elizabeth Mears Page Wainwright.

Mrs. Wainwright was married to Henry Meiggs. There was one son by this marriage. They were divorced, and Mr. Meiggs remarried. In 1955, Mr. Meiggs died when a ship collided with his yacht. In his purported will (which Mrs. Wainwright believes to be a forgery) nothing was left to the son, on the ground that the son was otherwise provided for.

Extensive litigation ensued. There was a suit against the owners of the ship which collided with the yacht. There were various other actions, including the probate proceeding, and apparently separate proceedings asking for support for the child and alleging a conspiracy, of which more is said below. Reference is also made to foreclosure of Mrs. Wainwright's Bel Air home.

As nearly as can be made out, the child was awarded \$10,000 in the suit against the shipowner, and \$200 per month in another of the actions. The monthly payments are evidently being made.

The gist of the complaint seems to be that there is a general conspiracy among numerous attorneys, including most of those who have represented her, some members of the judiciary, and her former in-laws, to deprive her and her son of what is rightfully theirs. That is, she finds the sums awarded inadequate to provide for herself and the child, and believes them to be less than they are entitled to. She also alleges wrongdoing on the part of the real estate brokers involved in transactions concerning her home. Reference is made to a case in which the brakes on her car failed, and she suspects they had been tampered with. The petition also contains numerous allegations to the effect that a state of depravity prevails among the bar and bench generally.

The petition indicates that relief has unsuccessfully been sought from various police departments, district attorneys, the F.B.I., the Attorney General, the State Bar, the Real Estate Commissioner, and the Governor. Mrs. Wainwright has been represented by numerous attorneys, leaving attorneys and moving on to others as she concluded the former were part of the conspiracy or were rapacious or ineffectual.

In the covering letter, the relief sought by this petition is stated to be a resolution ordering the Attorney General to call in the F.B.I. for a full-scale investigation of this matter.

In the petition itself the relief sought is said to be:

"For a legislative resolution and order to provide the petitioners instantly with the 'equal protection of the law' by insuring to them their civil right to press criminal charges against felons who have in the State of California conspired to deprive two citizens of the State of California of their civil rights to the due process of the law in a criminal conspiracy with intent to defraud (and two other criminal frauds resulting therefrom) involving deliberate and premeditated obstruction of justice, perjury, forgery, embezzlement, bribery, compounding of felonies, coercion by force and fear, illegal pressure of compulsion of want, and terrorist measures, black-mail, criminal negligence, and suspicion of attempted homicide: which felonious acts have remained unpunished . . ."

Very truly yours,

A. C. MORRISON
Legislative Counsel
By TERRY L. BAUM
Deputy Legislative Counsel

Letter of transmittal ordered printed in the Journal, and the petition filed with the Committee on Governmental Efficiency.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 19, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day amended and adopted as amended:

Senate Concurrent Resolution No. 10

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Request for Unanimous Consent

Senator Collier asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 10 at this time, for consideration of Assembly amendments.

Consideration of Assembly Amendments

Senate Concurrent Resolution No. 10—Relative to the passing of Fred B. Wood.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Concurrent Resolution No. 10?

Amendment No. 1

After the heading of the printed measure, insert
“(Coauthors: Messrs. Don A. Allen, Bane, Beaver, Bee, Belotti, Bradley, Britschgi, Brown, Burke, Burton, Busterud, Cameron, Carrell, Casey, Chapel, Collier, Cologne, Conrad, Crown, Cunningham, Dahl, Mrs. Davis, Messrs. Dills, Elliott, Flournoy, Francis, Frew, Gaffney, Garrigus, Grant, Hanna, Hawkins, Hogland, Holmes, House, Kennick, Kilpatrick, Knox, Lanterman, Leggett, Levering, Lowrey, Luckel, Lunardi, Marks, McMillan, Meyers, Mills, Monagan, Mulford, Nisbet, O’Connell, Pattee, Petris, Porter, Reagan, Rees, Rumford, Schrade, Sedgwick,

Shell, Sumner, Thelin, Unruh, Veneman, Waldie, Williamson, George A. Willson, Charles H. Wilson, Winton, Wolfrum, and Z'berg)".

The roll was called, and the Senate concurred in Assembly amendment to Senate Concurrent Resolution No. 10 by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Grunsky, Holmdahl, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—30.

NOES—None.

Above resolution ordered enrolled.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 19, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Joint Resolution No. 8

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Joint Resolution No. 8—Relative to the issuance of a commemorative postage stamp in honor of the Tournament of Roses.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Joint Resolution No. 8 at this time, for consideration.

CONSIDERATION OF ASSEMBLY JOINT RESOLUTION NO. 8

Assembly Joint Resolution No. 8—Relative to the issuance of a commemorative postage stamp in honor of the Tournament of Roses.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Grunsky, Holmdahl, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—30.

NOES—None.

Resolution ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 20, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 3

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bill was read the first time:

Assembly Bill No. 3—An act to amend Section 9554 of the Vehicle Code and Section 10770 of the Revenue and Taxation Code, relating to penalties on motor vehicle registration and license fees, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 20, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 22

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 22—Relative to the death of former Assemblyman Thomas M. Carlson.

Request for Unanimous Consent

Senator Miller asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 22 at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 22

Assembly Concurrent Resolution No. 22—Relative to the death of former Assemblyman Thomas M. Carlson.

Resolution read, and presented by Senator Miller.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Grunsky, Holmdahl, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—30.
NOES—None.

Resolution ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 20, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 31

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 31—Approving certain amendments to the charter of the City of Long Beach, State of California, ratified by the qualified electors of said city at a municipal election held therein February 27, 1962.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 31, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 31

Assembly Concurrent Resolution No. 31—Approving certain amendments to the charter of the City of Long Beach, State of California,

ratified by the qualified electors of said city at a municipal election held therein February 27, 1962.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Burns, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Geddes, Grunsky, Holmdahl, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Richards, Rodda, Slattery, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—24.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 20, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 7—Relative to augmenting the funds of the Subcommittee on Printing of the Joint Committee on Legislative Organization:

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the 20th day of March, 1962, at 11 a.m.

BURNS, Chairman

SENATE CHAMBER, March 19, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 17

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 20, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 1

And reports the same correctly engrossed.

BURNS, Chairman

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolutions were introduced, and read:

Senate Concurrent Resolution No. 19: By Senator Richards—Relative to legislative intention in the enactment of state laws affecting the police power of cities and counties.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 20: By Senators McAteer, McCarthy, Miller, Gibson, Collier, Dolwig, Rattigan, Geddes, and Holmdahl (Coauthors: Assemblymen Rumford, Meyers, Marks, O'Connell, Britschgi, Gaffney, Burton, Mulford, Busterud, Waldie, Knox, Crown, Beaver, Bee, Dahl, Leggett, Petris, Bradley, Belotti, and Bagley)—Relative to a prospectus for a comprehensive transportation plan of the San Francisco Bay area.

Referred to Committee on Rules.

Senate Joint Resolution No. 8: By Senator Dolwig—Relative to smuggling of pills containing dangerous drugs.

Referred to Committee on Rules.

RESOLUTIONS

The following resolutions were offered :

By Senator Lagomarsino :

Senate Resolution No. 44

Relative to the Santa Paula Daily Chronicle

WHEREAS, The *Santa Paula Daily Chronicle*, a daily newspaper published and edited by C. E. Phillips in Santa Paula, Ventura County, California, was established as a weekly publication in 1887; and

WHEREAS, The *Santa Paula Daily Chronicle* became a daily newspaper on October 1, 1923, serving Santa Paula and the Santa Clara River Valley; and

WHEREAS, The *Santa Paula Daily Chronicle* will observe its 75th Anniversary on April 23, 1962; and

WHEREAS, During its 75 years of publication, the *Santa Paula Daily Chronicle* has faithfully and objectively served its community; and

WHEREAS, The *Santa Paula Daily Chronicle*, its editor and publisher, C. E. Phillips, and its entire staff may be justly proud of its 75 years of service; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate, on the occasion of its 75th Anniversary, hereby commend and congratulate the *Santa Paula Daily Chronicle*, its editor and publisher, C. E. Phillips, and the members of the newspaper staff on their distinguished record, commend them for their fine record of 75 years of service to the public, and offer every good wish for the continued success of this outstanding newspaper; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to the *Santa Paula Daily Chronicle* and C. E. Phillips, its editor and publisher.

Resolution read, and unanimously adopted on motion of Senator Lagomarsino.

By Senator Lagomarsino :

Senate Resolution No. 45

Relative to St. John's Hospital and the Sisters of Mercy

WHEREAS, St. John's Hospital was established in Oxnard, Ventura County, California, on March 17, 1912, by the Sisters of Mercy; and

WHEREAS, On March 17, 1962, St. John's Hospital observed its 50th Anniversary; and

WHEREAS, St. John's Hospital, as operated by the Sisters of Mercy, has made an outstanding contribution to the health, welfare, and well-being of the citizens of Oxnard and Ventura County; and

WHEREAS, The Sisters of Mercy, by their patient, untiring and selfless devotion to the health, well-being and comfort of the patients of St. John's Hospital, have contributed greatly to the public welfare; and

WHEREAS, Such outstanding service and devotion to the well-being of others is deserving of recognition; now, therefore, be it

Resolved by the Senate of the State of California, That the members of the Senate, with high regard and deep appreciation for outstanding service, on the occasion of its 50th Anniversary, hereby commend and congratulate St. John's Hospital and the Sisters of Mercy for outstanding service and devotion to the well-being of others and offer every good wish to St. John's Hospital and the Sisters of Mercy for continued success in the future; and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution for St. John's Hospital and the Sisters of Mercy to Sister Mary Alma, Hospital Administrator, St. John's Hospital.

Resolution read, and unanimously adopted on motion of Senator Lagomarsino.

By Senators Richards, Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan,

Regan, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams:

Senate Resolution No. 46

Memorializing John B. Long

WHEREAS, The recent death of John B. Long has deprived this State of one of its distinguished and respected citizens and a man who made a memorable contribution to the State and our Nation as a member of the newspaper profession for more than 50 years; and

WHEREAS, John B. Long began his newspaper career as a boy of eight years of age when he was editor and publisher of the "Daily Midget" a one-sheet neighborhood newspaper. His early interest in the news continued and while in high school he was editor of his high school newspaper and a year later, editor of his high school annual, and while at Denison University, he was editor of the college paper and year book; and

WHEREAS, After completing his education John Long joined the weekly Council Bluffs' *Enterprise* as editor and publisher, and in 1917 became assistant city editor of the Des Moines *Evening Tribune*; and

WHEREAS, He served in World War I as the First Lieutenant Adjutant of Mobile Hospital No. 1 in France, where he was decorated for his actions with his unit and received the Croix de Guerre from Marshal Petain, a unit citation from General John J. Pershing, and a Medaille de Saint Michel; and

WHEREAS, Returning home after the war Mr. Long became telegraph editor of the Des Moines *Register*, then city editor of the *Omaha Bee*, and then public relations representative in five states for the Northwestern Bell Telegraph Company. His activities brought him to the attention of the members of the California Newspaper Publishers Association who in 1928 appointed him General Manager of the Association, an office which he held until shortly before his death; and

WHEREAS, John B. Long as General Manager of the California Newspaper Publishers Association was its legislative advocate and throughout this association with the Members of the Senate he earned the respect of the members for his intelligence, integrity and sense of humor in the face of many vexing problems and assisted them through the years with respect to a great many legislative proposals, including the first "Freedom of the Press" legislation; and

WHEREAS, Mr. John Long was keenly aware of the important place of the newspaper profession in our democratic form of government and he worked tirelessly to better the profession. He served on the Advisory Board of the Graduate School of Journalism of the University of California at Los Angeles, aided in the establishment of the Edith R. Allan Memorial Scholarship for Women in College Journalism and was co-founder of the American Institute of Journalists, the School for Country Printers at California Polytechnic College at San Luis Obispo, and the Pacific Newspaper Mechanical Conference; and

WHEREAS, During his illustrious career he was at one time President of the Newspaper Association Managers, Inc., associated with the National Circulation Managers Association, California Circulation Managers Association and the California Newspaper Advertising Executives Association and 21 years ago founded National Newspaper Week; and

WHEREAS, During his 32 years as General Manager of C.N.P.A. he helped to add the C.N.P.A. Editors Conference, The California Newspaper Boy Foundation, and the C.N.P.A. Industrial Relations Bureau to the Association; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate deeply regret the death of John B. Long and extend their sincere condolences to his widow, Bertha Long, and his son, Dair Long; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to Mrs. Bertha Long and Mr. Dair Long.

Resolution read, and unanimously adopted on motion of Senator Richards.

CONSIDERATION OF DAILY FILE

THIRD READING OF SENATE BILLS

Senate Concurrent Resolution No. 17—Relative to the City of Chowchilla.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Grunsky, Holmdahl, Lagomarsino,

McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattey, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—30.
NOES—None.

Resolution ordered transmitted to the Assembly.

MOTION TO CONFIRM GOVERNOR'S APPOINTMENTS

Senator Burns moved that the Senate take up at this time for confirmation the following appointments of the Governor, which were reported from the Committee on Rules on March 15, 1962, appearing on pages 152 and 153 of the Senate Journal, recommending their confirmation:

DOUGLAS BARRETT, Member, Youth Authority Board, vice self, term expired, for the term prescribed by law, ending March 15, 1965;

EDGAR A. HILLS, Member, California Horse Racing Board, vice self, term expired, for the term prescribed by law, ending July 26, 1965;

C. L. DELLUMS, Member, Fair Employment Practices Commission, vice self, term expired, for the term prescribed by law, ending September 18, 1965;

JOSEPH A. BALL, Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1965;

ERNEST B. WEBB, Member, California Unemployment Insurance Appeals Board, vice self, term expired, for the term prescribed by law, ending September 1, 1965;

SHO SATO, Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1965;

THOMAS E. STANTON, JR., Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1965;

THOMAS H. RICHARDS, JR., Member, Fish and Game Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1968;

HOWARD W. CAMPEN, Member, Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1964;

LOHN R. FICKLIN, Member, Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1964;

JAMES V. HICKS, Member, Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1964;

MRS. MICHAELA MATHIESEN, Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

DAN O. KILROY, M.D., Member, State Athletic Commission, vice self, term expired, for the term prescribed by law, ending January 1, 1966;

WILLIAM H. JENNINGS, Member, California Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

MR. MARION R. WALKER, Member, California Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

WHITFORD B. CARTER, Member, State Board of Forestry, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

RAYMOND J. DABA, Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

LEWIS L. HUELSDONK, Member, State Mining Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

HARRY T. SHAFFER, Member, Certified Shorthand Reporters Board, vice Jose Hector Moreno, term expired, for the term prescribed by law, ending December 31, 1965;

HENRY P. MELNIKOW, Member, State Board of Dry Cleaners, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

RALPH J. MCGILL, Member, State Water Rights Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

FRANK A. LAWRENCE, Member, Industrial Accident Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

RUSSELL H. MATHER, Member, Industrial Accident Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

RALPH B. WRIGHT, Member, Youth Authority Board, vice self, term expired, for the term prescribed by law, ending March 15, 1966;

MRS. GERTRUDE G. HARRIMAN, Member, State Park Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

LEON A. CLARK, Member, Cemetery Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

The roll was called, and the appointments were confirmed by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Geddes, Grunsky, Holmdahl, Lagomarsino, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—27.

NOES—None.

Appointments Confirmed

Whereupon the President announced that the Senate had confirmed and consented to the appointments of Douglas Barrett, Edgar A. Hills, C. L. Dellums, Joseph A. Ball, Ernest B. Webb, Sho Sato, Thomas E. Stanton, Jr., Thomas H. Richards, Jr., Howard W. Campen, Lohn R. Ficklin, James V. Hicks, Mrs. Michaela Mathiesen, Dan O. Kilroy, M.D., William H. Jennings, Mr. Marion R. Walker, Whitford B. Carter, Raymond J. Daba, Lewis L. Huelsdonk, Harry T. Shafer, Henry P. Melnikow, Ralph J. McGill, Frank A. Lawrence, Russell H. Mather, Ralph B. Wright, Mrs. Gertrude G. Harriman, and Leon A. Clark.

MOTION TO ADJOURN IN MEMORY OF JOHN B. LONG AND THOMAS M. CARLSON

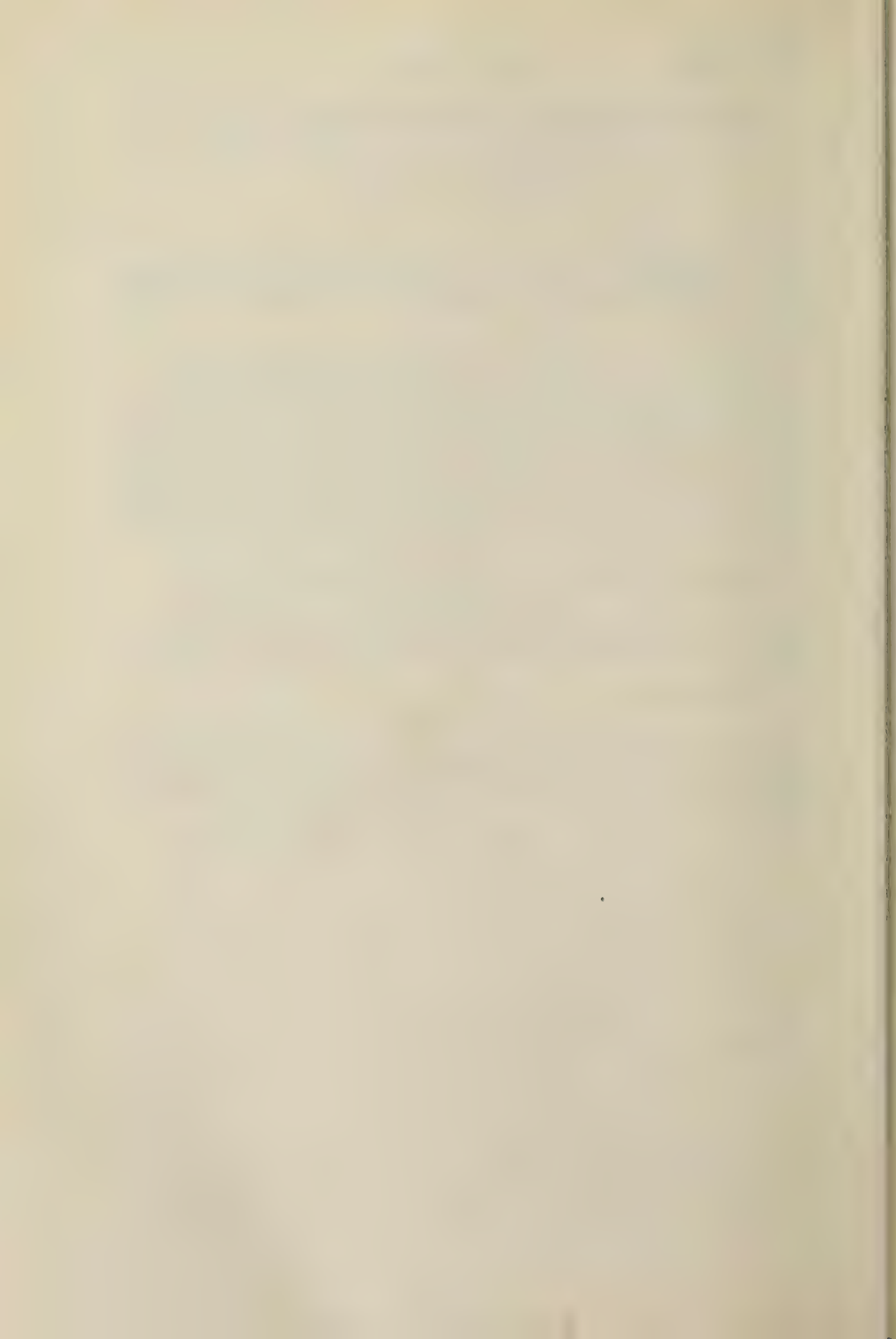
Senator Burns moved that when the Senate adjourns this day, it do so in memory of John B. Long and former Assemblyman Thomas M. Carlson.

Motion carried.

ADJOURNMENT

At 3 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3 p.m., Wednesday, March 21, 1962, out of respect to the memory of John B. Long and the late Hon. Thomas M. Carlson.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

ELEVENTH LEGISLATIVE DAY
SEVENTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Wednesday, March 21, 1962

The Senate met at 3 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

O Thou who art perfect in Thy being, holiness, justice, goodness and truth. We thank Thee for glimpses of Thy majesty and Thy perfection. We realize that we fall short of Thy truth and purpose and that we must therefore live in a world of compromise and excuse. Forgive us if we have failed in the past in our expressions of justice and right; have mercy upon us if we are unmindful that religion and morality are the dominant support of our country and State. Rekindle in us a keen desire to bring about a society in which every person will live in freedom of expression and opportunity, unhindered by either law or prejudice, judged only by Thy teaching and spirit. In our Master's name. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Rattigan, on motion of Senator Rodda, due to legislative business.

Senator Dolwig, on motion of Senator Burns, due to legislative business.

Senator Miller, on motion of Senator Burns, due to legislative business.

Senator McCarthy, on motion of Senator Burns, due to personal business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Walter Schneider, Justin Johnson, R. W. Rood, all of Los Angeles; Samuel R. Addis of Vernon; Paul Kempf and Roy J. Bell, both of Culver City; and David P. Pearson of Glendale.

On request of Senator McAtteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. P. D. Reiland, Mrs. Georgia R. Pottol, Mr. Dominic Pensabene, Mr. Carl Albracht, Mr. Milt Meyerfeld, and Mr. Bruce Blake, all of San Francisco.

On request of Senator Sturgeon, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Pat Owens of San Luis Obispo; Mr. Cal McIntosh of Indio; Mr. Brian McGinty of Monterey; and Mr. Roland Mallory of Haleyon.

On request of Senators Grunsky and Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Bob Abel of Sacramento and Penny Keller of Stockton, both from the University of Oregon.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the Domestic Trade Committee of the Oakland Chamber of Commerce: J. J. Kronenberg; A. R. Beritzhoff, Secretary, Domestic Trade Committee; Liston Allen; Raynor Anderson; John M. Bailey; John Banister; C. L. Banks; Leo Baum; Carl B. Bergantz; Lou Bliss; G. K. Bradner; Otto Brooks, Harold Caldwell; Marston Campbell; Al Cardona; Glenn Costello; J. W. Cowart; Harold Crew; G. R. Dagnall; A. L. Davis; Joseph Donnelly; W. Marvin Draper; Francis Dunn; Loring O. Felch; William F. Fielder; Butch Foskett; Philip R. Freeman; Bradley Garretson; Roland Gibbs; Charles Goady; R. A. Gock; Albert Kayo Harris; Peter Henschel; Paul Hile; Aaron Hillman; Robert Hoffman; George Jacopetti; W. E. Jensen; Warren Johnson; Herman Lehmen; Henry J. Leyser; Albert Lobello; James R. Lunke; Raymond Marks; A. E. McIntyre, President of the Oakland Chamber of Commerce; Robert McLaughlin; Cecil Ninas; A. S. Olofsen; James Quinn; Lew Renner; Howard Rilea; Curt Rolfe; Louis Schrepel; Thomas Scott; David A. Silverman; Jack Simon; T. J. Smith; W. M. Smock; W. A. Sparling; Leland Sweeney; Charles M. Thomson; Ellis Thornton; Richard Venable; William Webb; Charles R. Weidner; H. Roger Willis; Martin Wright; and James Zeno.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Jane M. Andrews of Stockton; Margaret H. Griffith, Supreme Queen of the Daughters of the Nile, from Denver, Colorado.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to D. F. Pennell of Newark; S. E. Jorgensen and F. A. Nichols, both of San Leandro.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. J. J. Thornton, Superintendent, Mr. Tom E. Martinez, teacher, Mr. and Mrs. Don

Burroughs, Mrs. E. J. Cozart, Mrs. Elbert Burtcher, Mrs. Ernest Carabajal, Mrs. Mary Gallaher, Mrs. Leo Fabbri, and Mr. H. K. Wilson, adults; and the following eighth grade students from Pondham Union Elementary School, Pond: Danny Allen, Donna Burroughs, Lulu Bell Burtcher, Ernest Carabajal, Cathie Cozart, Alex Duran, Danny Fabbri, Ronnie Finney, Phyllis Gager, Clinton Gallaher, Bobby Golleher, Shirley Gorman, Ronnie Henry, Gerald Holden, Shirley Holden, Danny Holland, LaVerne Ince, Tyree Johns, Ronnie Martinez, Larry Noble, Danny Parson, and Clinton Wood.

On request of Senator Begovich, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Dorothea Engstrom and Mr. Harold Larsen, teachers; Mrs. Robert West, Mrs. Donald Wynant, Mrs. H. P. Juncker, Mrs. Willard Howe, and Mrs. Martin Davis, adults; and the following eighth grade students from Camino Union School, Camino: Robert Brock, Janis Cannon, Ronnie Cannon, Robert Davis, Larry Dixon, Kristeen Donaldson, Edward Dowse, Leonard Gibbons, Russell Gilpatrick, Earl Glenn, Gary Green, Carolyn Hanson, Patty Hill, Rosie Hohn, Russell Howard, James Howe, Lawrence Johnson, Arthur Juncker, Carol Lund, Sue Moore, Ruth Olson, Judy Pierce, Robert Pirtle, Louise Purdom, Fred Quiberg, Kathleen Roberts, Julia Santens, Tom Sloan, Donald Swenson, Margaret Teagarden, Michael Visman, William Watkins, Richard Weber, James West, Frederick Wininger, Scott Woodside, Warren Wynant, Joyce Maddox, and Kay Belt.

On request of Senator Grunsky, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Alonzo H. Wiemers, teacher; Mr. and Mrs. I. Bourriague, Mr. and Mrs. P. Griffith, Mr. and Mrs. Carl Conelly, Mrs. C. R. Keever, Mrs. D. Wolfe, Mrs. R. Ballauf, and Mrs. A. H. Wiemers, adults; and the following senior students from San Lorenzo Valley High School, Felton: Alan Avila, Elaine Ballauf, Charles Beard, Thomas Beck, Dolores Bell, Harold Bird, John Bird, Paul Boynton, Janet Brauss, Barbara Brookins, Carol Anne Brown, Joanna Camuffo, Robynn Andre Conelly, Joyce Crane, Dellene Dedrick, Maryke Drosten, Ronald Ellis, Joan Ercole, Bruce Farrand, Jacqueline Flynn, Nancy Gallagher, Michael Gallagher, David Glass, Candace Golnik, Lloyd Goode, Fred Goodnight, Daniel Gouin, Gerald Griffiths, Michael Hardecastle-Taylor, Edward Hart, Larry Herceg, Joseph Hill, Rick Hudson, Patricia Kane, Richard Kanto, Beverly Keenan, Bruce Kint, Patricia Kramarz, Larry Larsen, Norman Lipperd, Martha McLure, Tuppence McCroy, Lana McGregor, Claudia McLaughlin, James McVicar, Patricia Summer, Marshall Milburn, Larry Nichols, Hugh O'Hagan, Susan Page, Bill Parich, James Pauley, John Potter, Kathleen Redfern, Glen Allen Reger, Charles Rickard, Gail Roberts, Steve Rodriguez, David Rosen, Jane Schumaker, Michael Sprague, James Standish, Ann Stewart, Steven Stewart, Larry Stuck, James Studcliffe, Roberta Templeman, Ben Trevor, Carol Fernquest, and Beth Gerdes.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Joanne Hinkle and Denise Minoggio, adults; and the following eighth grade students from Pleasanton Elementary School, Pleasanton: Terry Allison, Joan Bernard, Steve Bock, John Bruton, Charles Burkes, Ray

Calija, Dale Christian, Lorrain Coache, Robert Crabb, Dorothy De-Prince, James Dickinson, Karen Dunbar, Jerry Ferguson, George Goe, Ladonna Guinn, Ann Hansen, David Haskell, Pete Helgesen, Donna Kamp, Cynthia Kean, Sandra Kidder, Jim Kruase, Frank Lloyd, Steve Lovett, James Maupin, Judith McKenzie, Natividal Navales, Mark Przystas, Cheryl Schoenfeld, Marie Schaffer, Margaret Stalker, Robert Steffenaur, Gordon White, Cynthia Williams, Dorothy Vass, Harla Otting, John Adams, Patricia Alexander, Nancy Anderson, Carolyn Antonini, Cheryl Augusta, Pauline Bergi, Joanne Caparuso, Richard Crabb, Joetta Crowell, Danny DeClercq, Bruce Drazieh, Clayton Dudoit, Susan Duncan, Dawn Emrey, Mike Herrington, Tim Masterson, Richard Murray, Harry Murphy, Richard Neale, Ronald Newby, Bill Moore, Yriah O'dell, Richard Oxsen, Dana Pignolet, Anthony Rocha, Sandra Rose, Linda Ritchie, John Seiferth, John Shackelton, Jenny Sturgeon, Betty Jo Talley, Tom Willis, Gary Kruse, John Muro, Vicky Stevenson, Aline McLelland, James Nichols, and Tom Downing.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Gerrald Hunt, Mesdames Josine Lorenson, Thelma Hansen, Helen Castleman, Ruby Alves, Dorothy Coelho, and Goergena Gomes, adults; and the following eighth grade students from the Yolo School, Newman: Michael Alves, Alan Babb, Larry Barry, Keith Boyd, Steven Cloud, Robert Coelho, Tony Daniels, Richard Du Pont, Jerry Elkins, Daniel Gomez, Jimmy Hall, Bert Henry, Jess Henry, Dwite Howey, Donald Huntly, Alan Jay, Mark Joyce, Gary Lewis, George Louie, Ralph Loyd, Daniel Lyle, Dennis McKenzie, Tommy Machado, Gary Morais, Edward Perry, Gary Riggs, Jack Ritter, Tony Rosas, John Sequeira, Dennis Sherman, Richard Silveria, Jimmy Swartz, Frank Trickey, Jerry Trimble, Norman Vargas, Marlene Amaro, Beverly Avila, Rosemary Azevedo, Alene Barry, Elaine Bowen, Stephanie Carlson, Pat Castleman, Cecilia Cordeiro, Sandra Corranza, Janice Coelho, Maureen Costin, Gayle Drafton, Beverly Elston, Lynette Escobar, Socorro Gonzales, Pam Hansen, Jacqueline Jones, Patsy Langley, Maria Lopes, Jennie Lyons, Judy Mayfield, Frances Mendoza, Carolyn Menezes, Linda Myers, Alberta Rose, Della Schutz, Hazel Souza, Sylvia Souza, Joan Stavast, Adela Torres, and Rae Dean Williams.

On request of Senator Begovich, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Holt, Mr. Anderson, Mrs. McNatt, and Mrs. Oliver, adults; and the following seventh and eighth grade students from Gold Trail School, Placerville: Dianne Alder, Gale Cook, Patricia Dixon, Nancy Dunlap, Dorene Ellis, Doris Farris, Lee Gaschler, Linda Gastaldi, Kathy Gray, Chriss Gula, David Hauge, Signe Hauge, Paula Hertle, Maurice Hickok, Bruce Hicks, Sara Hodgkins, Mike McNatt, Charles Merrill, Lora Moreland, Sherry Mutchler, Casey Oliver, Vicki Oliver, Gene Phan, Barry Russell, Peggy Russell, Glenda Sallenger, Carol Swett, Donna Tollefson, Jacquelyn Walker, Charlene Waymire, Theresa Ortiz, and Bruce Cuddy.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Rodney E. Hall, Principal, Mr. Rodney E. Hall, adult; and the following eighth

grade students from the Squaw Valley School, Squaw Valley: Dolores Silva, Michael Collins, Charles Simmons, James Hall, and Michael Hall.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Loveta Hornsby, teacher, Mesdames Lillian Ribble, Betty McMaster, and Pat Merchant, adults; and the following students from the Washington School, Washington: Rosie Mathews, Vickie McMaster, Charles Collier, John Collier, Vinda McMaster, and Kenny Ribble.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

THE RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF WATER RESOURCES
1120 N STREET, SACRAMENTO, March 20, 1962

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: I am pleased to transmit for the information of the California State Assembly Bulletin No. 21-60 of the Department of Water Resources entitled "Irrigation and Water Storage Districts in California, 1960," dated January, 1962. This is the latest of a series of similar reports which have been published periodically since 1929.

Irrigation and water storage districts are required by law to submit reports of their operations to the Department of Water Resources. Irrigation districts and, in certain circumstances, other districts are also required to file similar reports with the California Districts Securities Commission. The statistical information in Bulletin No. 21-60 has been obtained from these reports. The present supplement contains information on the field operations of the districts for the year 1960.

Sincerely yours,

WILLIAM E. WARNE, Director

Letter of transmittal ordered printed in the Journal, and the bulletin filed with the Secretary of the Senate.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 21, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 13

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, March 21, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 12

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 12—Relative to the California Law Revision Commission.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 10—Relative to the passing of Fred B. Wood. And reports that the same has been correctly enrolled, and presented to the Secretary of State on the 21st day of March, 1962, at 10.30 a.m.

BURNS, Chairman

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Rules has examined:
Senate Concurrent Resolution No. 5
And reports the same correctly engrossed.

BURNS, Chairman

Committee on Transportation

SENATE CHAMBER, March 20, 1962

MR. PRESIDENT: The Committee on Transportation, to which were referred:
Senate Concurrent Resolution No. 6
Senate Concurrent Resolution No. 8
Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

COLLIER, Chairman

Above reported resolutions ordered to second reading.

SENATE CHAMBER, March 20, 1962

MR. PRESIDENT: The Committee on Transportation, to which was referred:
Senate Concurrent Resolution No. 5
Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

COLLIER, Chairman

Above reported resolution ordered to third reading.

Committee on Rules

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:
Senate Resolution No. 26
Senate Concurrent Resolution No. 4
Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

BURNS, Chairman

Above reported resolutions ordered to second reading.

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:
Senate Joint Resolution No. 4
Senate Concurrent Resolution No. 14
Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

Committee on Business and Professions

SENATE CHAMBER, March 20, 1962

MR. PRESIDENT: The Chairman of the Committee on Business and Professions, to which was referred:
Senate Bill No. 5
Reports the same back with the recommendation: Re-refer to the Committee on Rules for assignment of the subject matter to the proper factfinding committee for study.

JOHNSON, Chairman

Above reported bill re-referred to Committee on Rules to be assigned to appropriate factfinding committee.

SENATE CHAMBER, March 20, 1962

MR. PRESIDENT: The Committee on Business and Professions, to which were referred:
Senate Bill No. 3
Senate Bill No. 4

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Finance.

JOHNSON, Chairman

Above reported bills re-referred to Committee on Finance.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 7: By Senator Burns—An act to amend Section 6369 of the Revenue and Taxation Code, relating to exemptions from sales and use taxes.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 21: By Senator Collier—Relative to Mason's Manual of Legislative Procedure.

Referred to Committee on Rules.

RESOLUTIONS

The following resolutions were offered:

By Senators Gibson and Geddes:

Senate Resolution No. 47

Congratulating the Mare Island Naval Shipyard at Vallejo, California, on launching its 500th ship

WHEREAS, On December 9, 1961, the Mare Island Naval Shipyard at Vallejo, California, launched the 500th ship constructed at that establishment; and

WHEREAS, This record has not been equaled by any other naval shipyard in the United States and is an historic industrial achievement; and

WHEREAS, This record of accomplishment, occurring since the establishment of the shipyard in 1854 as the first naval establishment on the West Coast, has contributed very materially to the economy of California and has played a major role in the provision of American fighting power in five wars and a series of minor skirmishes, as well as in the building of American strength to a state of readiness as a tool of peace between wars; and

WHEREAS, This long line of ships includes fully rigged sailing craft, nuclear propelled submarines with Polaris missile armament, the only battleship ever built on the West Coast, cruisers, destroyers, monitors of Civil War memory, patrol boats, landing craft, and a vast variety of service ships for the fleet, and contains the distinguished names of the U.S.S. California, the U.S.S. San Francisco, the U.S.S. Jupiter, later to become America's first aircraft carrier the U.S.S. Langley, and a host of others; and

WHEREAS, This outstanding achievement has been made possible only by the dedicated work of generations of Californians whose efforts and talents have been combined with naval personnel from all over our Nation; and

WHEREAS, The people of the Vallejo area have commemorated this auspicious event on the occasion of the launching of the U.S.S. Plunger on December 9, 1961, by the erection of an appropriate monument calling attention to the significance of this brilliant record; and

WHEREAS, It is entirely appropriate that the people of California as a whole should salute Mare Island Naval Shipyard on this most noteworthy and significant achievement marked by the launching of this 500th ship; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate of the State of California extends its congratulations to the Mare Island Naval Shipyard and its personnel on the launching of 500 ships at that establishment; and be it further

Resolved, That the Secretary of the Senate be hereby directed to transmit suitably prepared copies of this resolution to the Secretary of the Navy and to the Commander of the Mare Island Naval Shipyard at Vallejo, California.

Resolution read, and unanimously adopted on motion of Senator Gibson.

By Senator Rodda:

Senate Resolution No. 48

Relative to celebration of the Red Mass

WHEREAS, The annual celebration of the Red Mass will take place at the Cathedral of the Blessed Sacrament in the City of Sacramento on March 21, 1962, under the sponsorship of the St. Thomas More Society of Sacramento; and

WHEREAS, The Members of the Legislature, together with other government officials and Members of the Bench and Bar, regardless of creed, have been invited to attend this solemn and traditional ceremony so that they may ask divine guidance in their labors; and

WHEREAS, The Red Mass is an honorable tradition, having been celebrated for centuries in many countries in Europe, and more recently in many cities in the United States; and

WHEREAS, Men of the Law from all walks of life have availed themselves of the Red Mass as a means by which to offer a solemn public prayer for the welfare of this government and of the legal profession, and to acknowledge their dependence on God's help in their endeavors; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate take this opportunity to commend the St. Thomas More Society for its endeavors in bringing the Red Mass to Sacramento, and to express their sincere appreciation for the invitation extended to them to attend that beautiful ceremony; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to the St. Thomas More Society of Sacramento.

Resolution read, and unanimously adopted on motion of Senator Rodda.

CONSIDERATION OF DAILY FILE THIRD READING OF SENATE BILLS

Senate Joint Resolution No. 1—Relative to the issuance of a commemorative postage stamp for Father Junipero Serra.

Resolution read.

Motion to Amend

Senator McAtter moved the adoption of the following amendments:

Amendment No. 1

On page 1, line 17, of the printed measure, as amended in Senate March 19, 1962, strike out the first comma.

Amendment No. 2

On page 2, line 3, strike out the comma.

Amendment No. 3

On page 2, line 4, strike out "missionaries", and insert "missions".

Amendments read, and adopted.

Second Set of Amendments to Senate Joint Resolution No. 1

Amendment No. 1

On page 1, line 17, of the printed measure, strike out the first comma.

Amendment No. 2

On page 2, line 3, strike out the comma.

Amendment No. 3

On page 2, line 4, strike out "missionaries", and insert "missions".

Amendment No. 4

On page 2, line 10, strike out the period.

Amendments read, and adopted.

Third Set of Amendments to Senate Joint Resolution No. 1

Amendment No. 1

On page 1, line 17, of the printed measure, as amended in the Senate March 19, 1962, strike out "nine", and insert "10".

Amendment read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

ADJOURNMENT

At 3.29 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3 p.m., Thursday, March 22, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

TWELFTH LEGISLATIVE DAY

EIGHTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Thursday, March 22, 1962

The Senate met at 3 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Almighty God, our Father, We bow for Thy blessing. Thou hast set a bit of eternity in the heart of every man but each must discover that spark within, each must find Thy will and purpose for his life. As in Thy plan and purpose Thou hast brought these Senators together for the welfare and advancement of this State, wilt Thou sustain them in their duties and responsibilities. May their diligence and commitment be rewarded by Thy blessing and the support and encouragement of the people whom they represent. In discouragement, grant us help, in conflict courage, in triumph humility. In confidence and faith we make this our prayer, through Christ our Lord. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:
Senator Backstrand, on motion of Senator Weingand, due to personal business.

Senator Thompson, on motion of Senator Weingand, due to illness.

Senator Shaw, on motion of Senator Stiern, due to legislative business.

Senator Dolwig, on motion of Senator Burns, due to legislative business.

Senator Short, on motion of Senator Burns, due to legislative business.

Senator McCarthy, on motion of Senator Burns, due to personal business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Regan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Patricia Spencer of Los Angeles.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Tom R. Hennion of Tulare.

On request of Senators Farr and Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Harry Murphy, Philip Murphy and Diane Murphy of San Jose.

On request of Senator Sturgeon, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Roland Gates of Paso Robles; Mr. Robert Born of San Luis Obispo.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Harold Booth of Orland.

On request of Senator Collier, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Wallace Griffin and F. Delbert Weast, both of Crescent City; Richard Kieth Cool from the Dunsmuir Elementary School, Dunsmuir.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Prabhakar Aiyar of Berkeley.

On request of Senators Richards and Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to James Stiven, Student Body President, University of California, Los Angeles.

On request of Senators Geddes, Richards, and Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Robert Paulson, Student Body President of University of California, Davis.

On request of Senators Holmdahl and Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Brian Van Camp, Student Body President of University of California, Berkeley.

On request of Senators Backstrand, Richards, and Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Frederick Hayward, Student Body President of University of California, Riverside.

On request of Senators Weingand, Richards, and Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Thomas Lloyd, Student Body President of University of California, Santa Barbara.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Gloria McLean, Jane Ewald, and Marilyn Dickey, all of Bakersfield.

On request of Senator Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Lee Pickens of Costa Mesa; H. Roger Howell of Santa Ana.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students from Encina High School, Sacramento: Cameron Martell, Charles Larkin, and Stan Statzell.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to William Dias and George Doyle, adults, and the following eighth grade students from Charleston Elementary School, Los Banos: Salvador Buelna, Linda Dyer, Roy Kelley, Anna Mae Medina, Lester Ottem, Patricia Sturgeon, Jimmy Sumpter, John Trotter, and Terry Woo.

On request of Senator Geddes, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of Welcome Grange No. 791, Napa: Anna L. Martin, Marian Mannering, Barbara Mannering, William Blair, Winnie P. Johnson, Ida Ann Morton, Bonnita L. Holmes, Gaye Majors, Margaret Peters, Dan Rice, Randy Gourley, Vera Dorward, Freda Erks, Linda Gourley, Debbie Gourley, Jeanne Rice, Maria Pressman, Edith Willoughby, Ella Perry, Sarah Nelson, and Ruth Rice.

On request of Senators Holmdahl and Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the First Presbyterian Church of Berkeley: Mrs. Don Blandford, of Albany; Mrs. A. B. Dod, Miss Nancy Dod, Miss Lila Ault, Mrs. Kenneth Dod, Master Ronny Dod, Mrs. Frank Calder, and Mrs. Lyla Eckwall, of Berkeley; Mrs. H. E. Nisson, Miss Pat Tyler, and Mrs. Shirley Lindstedt, of El Cerrito; Mrs. Robert H. Griffin, Mrs. Ralph W. Bird, Mrs. Blanche H. Whitney, Mrs. C. E. Larson, and Mrs. Donald Anderson, of Oakland; Mrs. John D. Reader, of Orinda; Mrs. Douglas S. Williams, of Richmond; Mr. and Mrs. William R. Piper, of San Leandro; and Mrs. Mae Carroll, of Berkeley.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Pastor Kreitzer and Mrs. Kreitzer, Henry Carlson, Mrs. Carlson, and Walter Benz, adults; and the following eighth grade students from Calvary Lutheran, San Lorenzo: Walter Benz, Jr., Donald Boel, Karen Braaten, Garry Carlson, James Conrad, Paul Grunow, David Jensen, Anida Josephs, Richard Mohr, Linda Plummer, Margaret Thompson, Timothy Whitfield, and Jean Wildrick.

On request of Senator Farr, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Herman Rigmaiden, principal, Mr. Judson Vandevere, teacher; Mesdames Warren Paulson, Nathan Coulter, and Richard Upjohn, adults; and the following eighth grade students from Washington Union School District, Salinas: John Barbier, Dick Bertrand, Judy Coulter, Laurie Culligan, Harry Diffenbaugh, Kathleen Hargan, Judi Hall, Estella Hanna, Jim Higginbotham, Brad Hiller, Bill Hubbard, Eric Iverson, Sandy Juncker, Susan Juncker, Nancy Loughrey, Bob Molmen, Jeani Osborn, Lynn Paulson, Leilani Pepin, Ted Richardson, Stephen Schweitzer, Julie Stantorf, Mark Stull, and Nancy Upjohn.

On request of Senators Dolwig and McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. J. B. Larson, leader; Mrs. Walter Eisenberg, Mrs. William Pier-son, and Mrs. Robert Burnham, adults; and the following members of

Troop 49, San Mateo: Sandra Burnham, Joan Eisenberg, Kimberly Jones, Vanessa Horton, Melinda Kirshner, Karin Larson, Linda Leavy, Mary Ann Mordock, Barbara Paul, Cathy Pierson, Patricia Sendach, Martha Shellhoss, Shirley Ann Webster, and Marjorie Williams.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Evans, Mrs. DeWitt, Mrs. Urive, Mr. Negrete, and Mr. Munson, adults; and the following students from the Orange Center School, Fresno: Parke Azlin, John Beard, Larry Bispo, Mary Bivens, Jim Bonner, Gloria Booker, Carl Clemons, Bill Conway, Sharon Conway, Julie Cook, Gerald Cunha, Jackie DeWitt, Eddie Dilworth, Mary Ann Dixon, Joyce Dodd, Albert Eldridge, Patricia Evans, Bobby Fontes, Barbara Foster, Betty Franklin, Joyce Garrison, Lester Grant, David Jones, Linda Kozera, Lillian Lopez, Don Martin, Norma Montoya, Randy Morris, Clard Mullin, Julia Oliver, Lionel Olvera, Clifford Peach, Leo Rios, Mary Rodriguez, Thomas Rodriguez, Manuel Soto, Reynaldo Soto, Sue Stockdale, Robert Turner, Willie Turner, Alice Urive, Teresa Urive, Jim Walker, Barbara Waller, and Earl Willard.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. William Elkus, teacher: Mrs. Bernice Aguilar, Mrs. Ruby Jacobson, and Mrs. Mary Toste, adults; and the following eighth grade students from the Penryn School, Penryn: Tourin Brock, Tom Benson, Mike Clark, Edward Kuwahara, Ronnie Nishimoto, Ken Strange, Gary Yoshino, Susan Aguilar, Susan Carlisle, Kathy Cruzan, Linda Duarte, Janis Fuhrman, Elizabeth Hirakawa, Barbara Jacobson, Nancy McCurdy, Carol Matteson, Geraldine Toste, Lynne Uyeno, Edith Williams, and Sylvia Yamamura.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Mildred Brown, principal; Mrs. Louise Thompson, teacher; and the following eighth grade students from Biola-Pershing Union School, Fresno: Lupe Adame, Alice Alvarado, Joe Alvarado, Pauline Amaro, Arthur Audelo, Dewayne Bien, Rudy Cardona, Bert Cheeseman, Steve Cruz, Kathy Dauer, Henry Duarte, Harold Haupt, Linda Kruser, Elaine La Pointe, Steve Leon, Virginia Martinez, Andy Mascarenas, Roderick Matthews, George Navarro, Tom Pearson, Dale Punneo, Donna Sabroe, Kendel Steitz, William Stidham, Alfonso Valle, and Wayne Wulf.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following senior students from Gustine Union High School, Gustine: Mary J. Alamo, Patricia L. Amarante, Sharon Ann Avilla, Barbara Ann Bonta, Linda C. Boone, Arlene Ann Borba, Jean Ann Borradori, Mary Louise Botelho, Judith L. Connolly, Toni L. Cosentino, Bonnie Lee Elholm, Annamae Fernandes, Patricia A. Foster, Mary Alice Garnese, Emily M. Gomes, Linda M. Gouveia, Patricia Sue Graesch, Karla J. Haack, Margaret K. Haley, Doris Anne Hansen, Margaret Anne Hughes, Donna M. Jensen, Diane M. Lawrence, Lora Lea McDowell, Marilyn J. Mello, Roseanne C. Mello, Angelita A. Miguel, Twylia Ann O'Connor, Darlene Ann Pires, Mary E. Reutter, Juliann M. Scesa, Helen R. Simpson, Mary Ann Souza, Betty J. Spinelli, Nancy C. Spinelli, Barbara Anne Strause, Henrietta R. Zanini, Harold L. Albertson, William

Francis Alvernaz, Harold B. Azevedo, Manuel M. Bento, John J. Caetano, Bruce Cammack, Jim D. Connor, Gay L. Cozzitorto, Johnny A. Fantazia, Loren L. Fernandes, Anthony R. Furtado, Danny Edward Goman, George J. Gomes, Larry D. Henderson, Philbert F. Lawrence, Anthony R. Martino, Donald J. Mattos, Darrell D. McMillan, Gerald T. Montegani, Jack C. Morse, Randy B. Nightingale, Robert A. Perry, David H. Schnabel, John L. Silvia, Manuel B. Souza, William R. Taglio, William C. Twieg, Byron DeWitt Watkins, and Teddy L. Woods.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. King, Mr. Zendner, Mr. Denney, and Mrs. Law, adults; and the following seventh and eighth grade students from Sierra View Jr. Academy, Exeter: Donna Anderson, Dennis Belle, Judy Bolinger, Harold Bolton, Yvonne Demetriff, Janie Engeberg, Nicky Fernandez, Steve Fox, Wayne Haight, Jo Ann King, Tom King, Dickie Mathews, Larry Matthews, Anita Sufficool, Dennis Thompson, Verna Walker, Danny Zinke, Jim Dexter, Judy Ferguson, Sharon Gaines, Bill Kizziar, Nancy Law, Harold Leo, Tom Mitts, Dana Penner, Leila Robinson, Tom Sanders, David Schmidt, Byron Stuart, George Sly, Gay Sommerville, and Sam Zendner.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Nadene Wilbur, Helen Moos, Betty Wosnik, Roger Pyle, Jack Joseph, and Bob Barnhart, adults; and the following eighth grade students from the Union School District, Visalia: Merry Huth, Kathryn Garcia, Donna Rose, Sheila Green, Latreda Alcorn, Sue Amerson, Anita Stewart, Peggy Tormohlen, Kathy Moos, Joyce Roper, Wanda Retledge, Evelyn Cochran, Jeanette Icho, Nona Gibson, Rosemary Ross, Sharon Willard, Odell Blalock, Gene Price, Donald Mills, Robert Hartman, Steven Ingram, Tim Korneff, Danny Moody, Johan Wosnik, Kenny Dodson, Larry Cash, Wayne Doyal, Walter Buck, Wayne Wilson, Robert Hays, Orval Boren, Louis Espinoza, Cecil Warren, Jerry Hight, and Carl Lasley.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mesdames Martin Mendoza, Lalo Jacquez, Martha McCain, Susan Tsukamoto, Mr. William Melton, and Mr. Darwin Stoops, adults; and the following students from Stone Corral School, Tulare County: Sandra Alvarez, Mary Helen Gradillas, Cecilia Lara, Stella Mendoza, Ruth McClain, Julia Villalobos, Richard Becerra, Ronald Blair, Larry Castillo, Gilbert Gradillas, Larry Jacquez, Randy January, Ken Tsukamoto, Ray Vargas, and Marvin Woodburn.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Marybeth Garabedian and Mr. Carl Brooks, adults; and the following students from Yettam School, Tulare County: Carilla Toney, Linda Barsamian, Bobby Coffelt, Dale Houseley, Sark Davidian, Robert Zayas, and John Enders.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr.

Jack L. Price, adult; and the following students from the Lovell School, Tulare County: Jo Ann Skeklian, Pattie Shiba, Kathy Majarian, Zale Dierks, Gregory Peaty, and Lewis Price.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Barry and Mr. Hull, teachers, and the following eighth grade students from the Mary Beermann Elementary School, Lincoln: Joanne Aguiar, Michael Amey, Danny Avila, Dolores Bailey, David Barnett, Kevin Besana, David Bess, Leroy Borrowman, Gerald Bradley, Linda Bradley, Talford Brammer, Leonard Brown, Jerry Burns, Walter Burns, Mary Lu Campbell, Glen Carder, David Clayton, Verlee Demick, Cynthia Dougherty, Raymond Enriquez, Ronald Feathers, Danny Ferreira, Alex Fetosoff, Melissa Finley, Gary Fowler, Susan Gamboa, Daniel Gouvea, Sharon Gower, Nancy Sue Gray, Karen Hansen, Philip Harris, Donna Hinkle, Lois Honea, Junior (George) Hoshida, Elaine Hunt, Michael Inman, Farrell Jackson, Elizabeth Jansen, Rikka Jorstad, Vanita Keeling, Joyce Kilmer, Thomas Leavell, Christopher Logan, Linda Lorenson, Cheryl Lyda, Kathleen McCartney, Karen McGill, Frank Martinez, Steven Megahan, Gary Miller, David Morrison, Russell Nakae, Dwight Neeley, Elisa Pasillas, Toni Pontes, Nancy Schmidt, Sharon Sovenski, JoAnn Stanley, Daisy Sweeden, James Thayer, Steven Uribe, Florinda Valdez, William Villareal, and Wesley Wells.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber was unanimously extended on March 21, 1962, to Mrs. Barry and Mrs. Polson, teachers, and the following eighth grade students from Mary Beermann Elementary School, Lincoln: Joe Alarcon, Gary Alcorn, Rodney Barraza, Rickey Batts, Carol Bliss, Barbara Boatwright, Larae Borrowman, Dennis Boyden, Ronald Callison, Howard Codde, Shelley Creer, Donnie Crook, Marie Derobertis, Patricia Dobbs, Bill Ellis, Victoria Enriquez, Sharon Everly, Daniel Everton, James Ferguson, Jean Fujitani, Bonifacio Gonzales, Doris Gower, Rhonda Grey, Leta Groves, Mark Hayward, Douglas Hall, Nancy Hall, Gloria Hartman, Ralph Hendrickson, Michael Higdon, Warren Honea, Denise Jones, Jerry Koberlein, Karen Lach, Darlene Laumbach, Laurel Lavallee, Linda Leggett, Sharon Marekx, Patrick Markell, Dolores Martinez, Larry Mays, Tom McAnally, Eugene McFarland, Sharon McKune, Hope Mejia, John Menchinella, Mary Ellen Miner, Sharon Montgomery, Charline Moulton, Wayne Moulton, Luis Ortiz, Edward Quishenberry, James Ragsdale, Deanne Sepponen, Linda Setters, Ricky Sovenski, Linda Starr, Mary Takemoto, Francis Wallace, Ruby Welch, Richard Yoshikawa, Bonnie Zappa, and Michael Garcia.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 21, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 16

Assembly Concurrent Resolution No. 17

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 16—Relative to Carl Greenberg.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 16, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 16

Assembly Concurrent Resolution No. 16—Relative to Carl Greenberg.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.

NOES—None.

Resolution ordered transmitted to the Assembly.

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 17—Relative to Richard C. Bergholz.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 17, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 17

Assembly Concurrent Resolution No. 17—Relative to Richard C. Bergholz.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.

NOES—None.

Resolution ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 22, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 14

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By **JAMES D. DRISCOLL**, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 14—Relating to provisions by California cities for their identification from the air.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 22, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Joint Resolution No. 7

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Joint Resolution No. 7—Relative to the resumption of atmospheric nuclear testing.

Referred to Committee on Rules.

MOTION TO PRINT OPINION OF THE LEGISLATIVE COUNSEL

Senator Gibson moved that the opinion of the Legislative Counsel regarding Property Tax: Veteran's Exemptions—Surviving Wife of a Veteran be printed in the Journal.

Motion carried.

STATE OF CALIFORNIA, OFFICE OF LEGISLATIVE COUNSEL
3021 STATE CAPITOL, SACRAMENTO

March 21, 1962

Hon. Luther E. Gibson
Senate Chamber

Property Tax: Veteran's Exemptions—Surviving Wife of a Veteran—No. 2836

DEAR SENATOR GIBSON:

Question

If Proposition No. 3 is adopted at the 1962 General Election (S.C.A. 20 of the 1961 Regular Session), would it have the effect of eliminating the tax exemption of the surviving wife of a deceased veteran who had not been a resident of California at the time of entering the service but who, before his death, became a resident and who, at the time of his death prior to November 6, 1962, was receiving a veteran's tax exemption?

Opinion

No.

Analysis

Section 14 of Article XIII of the State Constitution, among other things, now provides property tax exemptions for described veterans or their widows under specified conditions. The only condition relating to residency apparently is that at the time of applying for an exemption, the veteran or the widow must be a resident of the State of California.

The widow in the situation here under consideration would thus be entitled to the veteran's tax exemption of a surviving wife, pursuant to Section 1 $\frac{1}{4}$ as it now reads.

Proposition No. 3 on the November 6, 1962 ballot would add the following as the closing paragraph of Section 1 $\frac{1}{4}$:

"No surviving spouse, father or mother of such person described herein who has served in the armed forces of the United States shall be eligible for such exemption unless such described person was eligible for such exemption at the time of his death, and unless such surviving spouse, father or mother of such described person was a resident at the time of the application for such exemption."

The widow here in question was a resident when she applied for her exemption, and the husband, at the time of his death, was receiving and thus was eligible for an exemption under Section 1 $\frac{1}{4}$. It follows that the widow would be qualified for an exemption under Proposition No. 3.

The fact that the veteran died before the adoption of Proposition No. 3 would, in our opinion, be immaterial in the determination of this question. Section 1 $\frac{1}{4}$ as it would be amended by Proposition No. 3, would provide that no surviving spouse would be eligible for the exemption unless the deceased veteran "*was* eligible for such exemption at the time of his death." We think it is clear that the eligibility of the deceased veteran refers to his eligibility for the veteran's exemption under the Constitution as it existed at the time of his death; that is, if he had applied for an exemption on that date, he would have been a resident of California and therefore eligible for the exemption.

Very truly yours,

A. C. MORRISON, Legislative Counsel
By GEORGE H. MURPHY, Chief Deputy

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 22, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 13—Relative to the adoption of the Joint Rules of the Senate and Assembly;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the 22d day of March, 1962, at 3 p.m.

BURNS, Chairman

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 14

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 22, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 1

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 22, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 4

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Water Resources

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Water Resources, to which was referred:

Senate Joint Resolution No. 6

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

J. HOWARD WILLIAMS, Chairman

Above reported resolution ordered to third reading.

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Water Resources, to which was referred:

Senate Joint Resolution No. 3

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

J. HOWARD WILLIAMS, Chairman

Above reported resolution ordered to second reading.

Committee on Rules

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 20

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Transportation.

BURNS, Chairman

Above reported resolution re-referred to Committee on Transportation.

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Joint Resolution No. 8

Has had the same under consideration, and reports the same back with the recommendation: Be adopted, be re-referred to Committee on Public Health and Safety.

BURNS, Chairman

Above reported resolution re-referred to Committee on Public Health and Safety.

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 19

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Judiciary.

BURNS, Chairman

Above reported resolution re-referred to Committee on Judiciary.

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 3

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Transportation.

BURNS, Chairman

Above reported bill re-referred to Committee on Transportation.

SENATE CHAMBER, March 22, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Resolution No. 40

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

**CONSIDERATION OF DAILY FILE
SECOND READING OF SENATE BILLS**

Senate Concurrent Resolution No. 6—Relative to a study of the feasibility of a Humboldt Bay Crossing.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Transportation:

Amendment No. 1

On page 1, line 8, of the printed measure, after "a", insert "preliminary".

Amendment No. 2

On page 1, line 10, strike out "or other form of crossing".

Amendment No. 3

On page 1, lines 14 and 15, strike out "available methods," and insert "comprehensive traffic surveys, preliminary".

Amendment No. 4

On page 1, line 16, after the first "and", insert "the general".

Amendment No. 5

On page 1, after line 23, insert

"Resolved, That the Department of Public Works is requested to transmit a report of said study to the Legislature by January 15, 1963 in order that the Legislature may at that time determine from the results of said preliminary study whether or not the study of such bridge should be continued to its final conclusion."

Amendments read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

Senate Concurrent Resolution No. 8—Relating to numbering and naming highways, freeways and expressways within state highway system.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Transportation:

Amendment No. 1

On page 1, in the designation of authors of the printed measure, strike out "Senator Collier", and insert "Senators Collier, Backstrand, Gibson, Donnelly, and Christensen".

Amendment No. 2

On page 2, line 25, after "Commission", insert "in making the study referred to in Paragraph 1 hereof".

Amendment No. 3

On page 2, line 26, after "organization", insert "it deems advisable".

Amendments read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

Senate Resolution No. 26—Relative to the development of recreational areas along rivers where crossed by bridges.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules:

Amendment No. 1

In the second line of the first *"Resolved"* clause of the printed measure, as appearing in Senate Journal of March 7, 1962, at page 107, strike out "is", and insert "and the Department of Parks and Recreation are".

Amendment No. 2

After line four of the first "*Resolved*" clause, insert "*Resolved*, That the Department of Public Works is requested to study the matter of access by the public from the highway or bridge to the recreational area and the Department of Parks and Recreation is requested to study the development of such recreational areas; and be it further".

Amendment No. 3

In the first line of the second "*Resolved*" clause, strike out the second comma, and insert "and".

Amendment No. 4

In the second line of the second "*Resolved*" clause, strike out ", and the Department of Parks and Recreation".

Amendment No. 5

In the first line of the third "*Resolved*" clause, strike out "Department of Public Works is", and insert "Departments are".

Amendment No. 6

In the second line of the third "*Resolved*" clause, strike out "its", and insert "their".

Amendment No. 7

In the first line of the fourth "*Resolved*" clause, strike out "Department of Public Works is", and insert "Departments are".

Amendment No. 8

In the third line of the fourth "*Resolved*" clause, strike out "and accessibility to the rivers or streams".

Amendment No. 9

In the first line of the fifth "*Resolved*" clause, strike out "Department of Public Works is", and insert

Amendment No. 10

After line four of the fifth "*Resolved*" clause, insert "*Resolved*, That the Department of Public Works is requested to co-ordinate the work of the other departments above named in making this study.
Resolved, That the Departments of Public Works and Parks and Recreation are requested to report the results of this study to the Secretary of the Senate by January 15, 1963."

Amendments read, and adopted.

Second Set of Amendments to Senate Resolution No. 26**Amendment No. 1**

In the heading of the printed measure, strike out "Senator Christensen", and insert "Senators Christensen and Collier".

Amendment read, and adopted.

Resolution ordered amended and to third reading.

Senate Concurrent Resolution No. 4—Relative to a study of master plans for school district unification.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules:

Amendment No. 1

In the heading of the printed measure, after "Introduced by", strike out "Senators Christensen and Belotti", and insert "Senator Christensen".

Amendment No. 2

In the heading, immediately above "February 6, 1962", insert "(Assemblyman Belotti, coauthor)".

Amendment No. 3

On page 1, strike out line 24, and insert "committee of the Senate and".

Amendments read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Joint Resolution No. 1—Relative to the issuance of a commemorative postage stamp for Father Junipero Serra.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Donnelly, Fisher, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—30.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 5—Relating to the naming of a bridge in memory of the late George J. Cole.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolutions were offered:

By Senator Fisher:

Senate Resolution No. 49

Relative to congratulating the Knights of Columbus

WHEREAS, On March 29, 1962, the Knights of Columbus will celebrate its 80th Anniversary; and

WHEREAS, From its humble beginnings under the leadership of the Reverend Michael McGivney, a man of frail body but courageous spirit, the organization has grown to over one million active members; and

WHEREAS, California has 250 councils of the Knights of Columbus with a membership of approximately 44,000 Catholic men; and

WHEREAS, The Knights of Columbus, as a state and national organization dedicated to Unity, Charity, Fraternity and Patriotism, has contributed to the welfare of this State and the nation by numerous educational, charitable, civic, fraternal and patriotic activities; and

WHEREAS, A major national project completed recently by the organization was the microfilming of the rare documents in the Vatican Library in Rome and the storage of the films in a specially constructed library at the University of St. Louis in Missouri for the use of scholars of all creeds and races; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of this Senate commend the Knights of Columbus on their past accomplishments, wish them success in their future endeavors, and congratulate the organization on the occasion of its 80th Anniversary; and be it further

Resolved, That the Secretary of the Senate transmit a suitably prepared copy of this resolution to the Honorable Joseph W. Wilson, Deputy Supreme Knight of the Knights of Columbus, California Jurisdiction.

Resolution read, and unanimously adopted on motion of Senator Fisher.

By Senator Lagomarsino:

Senate Resolution No. 50

Relative to the County of Ventura

WHEREAS, The County of Ventura California, was incorporated on March 22, 1872; and

WHEREAS, Today is the 90th Anniversary of the incorporation of Ventura County; and

WHEREAS, The recorded history of what is now Ventura County dates from 1542 when Juan Rodriguez Cabrillo visited the area; and

WHEREAS, Ventura County was first settled in 1782 when Father Junipero Serra founded Mission San Buenaventura; and

WHEREAS, This original settlement has developed into a vigorous, thriving county with a population of approximately 230,000 persons; and

WHEREAS, The County of Ventura and its six constituent cities, Fillmore, Ojai, Oxnard, Port Hueneme, Santa Paula and Ventura, are growing at a rapid rate and are contributing materially to the agricultural, industrial, oil and mineral wealth of this state; and

WHEREAS, Ventura County, as the home of the Headquarters of the Pacific Missile range, the United States Navy Construction Battalion Center, and Oxnard Air Force Base, contributes substantially to our national defense effort; and

WHEREAS, Ventura County has remained a pleasant residential area despite this rapid growth; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate, on the occasion of its 90th Anniversary hereby commend the citizens and residents of Ventura County on their 90 years of growth, progress and contributions to our state, congratulate them upon the 90th Anniversary of the incorporation of their county, and wish them continued happiness and prosperity; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to the Board of Supervisors of the County of Ventura and to John Rose of the Ventura Economic Development Association.

Resolution read, and unanimously adopted on motion of Senator Lagomarsino.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 8: By Senator O'Sullivan—An act to amend Section 13164 of the Health and Safety Code, relating to fire extinguishers.
Referred to Committee on Rules.

Senate Concurrent Resolution No. 22: By Senator Rodda—Relative to a study of medical education needs.
Referred to Committee on Rules.

Senate Joint Resolution No. 9: By Senator Rodda—Relative to ratifying the 15th Amendment to the Constitution of the United States.
Referred to Committee on Rules.

ADJOURNMENT

At 3.49 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3 p.m., Monday, March 26, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

THIRTEENTH LEGISLATIVE DAY

TWENTY-SECOND CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Monday, March 26, 1962

The Senate met at 3 p.m.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAttee, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—39.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly.

Almighty God, our Creator, our Guide and our Redeemer, Help those who have been selected to these positions of leadership that they may ever be conscious of their responsibilities as representatives of the people, as delegates of their communities, as Senators of the State of California and as citizens of the United States. We know, O God, that a people cannot rise above its leadership, so bless these Senators with clear vision, compassionate hearts and uncompromising wills. So wilt Thou bless each one individually that he may perform his duties according to Thy will and purpose and thus we may be assured Thy kingdom will come and Thy will be done on earth as it is in heaven. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Farr led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Weingand, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Jean Tucker of Santa Barbara.

On request of Senators Richards and Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Dr. and Mrs. Harry May and daughters Tamar, Sharon and Judy, of Elsinore.

On request of Senator Shaw, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Edward F. Taylor of San Bernardino; and Emmett A. Tompkins of Alhambra.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Harry Mitchell of San Jose.

On request of Senator Sturgeon, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Dr. Hosley of Paso Robles, and Mr. Duane Bay of Templeton.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Barbara Selfridge of Arlington, Virginia, and Gayle Rodda of Sacramento, both students at Stanford University.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Nancy Burns of Los Angeles, Marjorie Seashore of Chicago, and Pamela Mason of Sacramento, all students at Stanford University.

On request of Senators Short and Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Mary Kelley of Sacramento.

On request of Senator Lagomarsino, the privilege of the floor of the Senate Chamber for this day was unanimously extended to his wife Norma, and children, Dexter, Dana, and Karen.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. James Franzen of Newman; Kjell Bergdahl, an exchange student from Sweden; and Fana Habteab, an exchange student from Ethiopia.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to William Douglass of Orinda; Mark Owens, Jr., University of California, General Counsel's office.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Louis Tripodi of Albany.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of Brazilian Committee on Education: The Honorable Francisco Badaro, Jr., Federal Deputy from Minas Gerais; The Honorable Lauro Monteiro Da Cruz and Mrs. Da Cruz, Federal Deputy from Sao Paulo; The Honorable Lenoir Vargas and Mrs. Vargas, Federal Deputy from Santa Catarina; The Honorable Euripedes Cardoso de Menezes, Federal Deputy from Guanabara; The Honorable Yukishique Tamura and Mrs. Tamura, Federal Deputy from Sao Paulo; The Honorable Direcu Cardoso, Federal Deputy from Espirito Santo; The Honorable Abel Rafael Pinto, Federal Deputy from Minas Gerais; accompanied by Jose Augusto Nascimento Guerra, Chief Clerk of Committee on Education; and Mrs. Isabel S. Galloway, Chief Escort.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sam J. Pullaro, and Mesdames Robert Peper, Bill Kerivan, Bill Robertson, Doug Gillett, Allen Mowery, and Ardis Birkhofer, adults; and the following eighth grade students from Guerneville Elementary School, Guerneville: Rosalee Benelli, Shirley Bristol, Ruth Calliham, Sharon Halpin, Geraldine Hardy, Vivian Hunter, Lorraine Kerivan, Alice Lamb, Diane LaFerriere, Carol Meli, Bonnie Mowery, Barbara Patterson, Edie Robertson, Anita Ruggles, Marcia Smith, Sharon Williams, Linda Gillett, Dan Austin, Eric Birkhofer, Larry Birkhofer, Larry Culazzo, Dave Dougherty, Frank Gay, Pat Kelly, Gus Lian, Mike Mesenbrink, Ron Monticelli, Robert Noble, Alan Peper, Chris Reed, Bill Reid, Gordon Suess, and Robert Van Asdland.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Lois Burger, teacher; Harold Clay, Jean Silva, Charlotte Dunken, Pat Sleeper, Shirley Scott, and Victor Barnes, adults; and the following eighth grade students from Upper Lake Union School, Upper Lake: William Adams, Paul Alexander, Alice Azbill, Kenneth Barnes, John Boardman, David Carson, Glenna Coleman, Wilda Conley, Karen Dunken, Mark Dutcher, Larry Eichberger, Kevin Freitas, Judy Gordon, Cindy Heath, David Holmes, Judith Hutchison, Christine Kusalo, Janice Landrum, Linda Landrum, Lynn Martin, Pamela Marschall, Carolyn McClure, Lee Morris, Patricia Morris, Enalee Morrison, Larry Middleton, Eddie Peregrina, Sherry Reid, James Ritchey, Thomas Scheffek, Larry Scott, George Silva, Dianne Sleeper, Katherine Stewart, Robert Winder, Cheryl Wright, Eleanor Tripp, Mildred Classick, Linda Hull, David Fitzwater, Gregory Wageman, Daniel Rassmussen, Frank Hodge, and James Crabtree.

On request of Senator Christensen, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. K. Maties, Miss J. Hale, and Mr. T. Fay, teachers; Mr. J. List, District Superintendent, Mesdames B. Broom, A. Oliveira, G. Pacheco, J. Bengler, and L. Chance, adults; and the following seventh and eighth grade students from the Peninsula Union School, Samoa: Lois Annis, Louise Annis, Shirley Anderson, Carol Buck, Ellen Chesley, Kristine Forman, Kathleen Jone, Rosemary Jones, Glenda Lesley, Jane Needham, Janice Stayton, Frank Blagen, Frank Camilli, Robert Crandall, Gary Hussey, Mike Lindstrom, Russell Roberts, William Robinson, Starlet Cook, Marilyn Patterson, John Hailer, George Pacheco, Dwayne Daugherty, Gladys Herndon, Mary Bostrom, Gayle Fillman, Dave Grow, Linda Stapp, Volinda Upton, Edith Chance, Eva Kain, Donna Beugler, Dawn Fillman, Mark Hawrus, Jerry Broom, Leonard Kain, Darrald Mitchell, Larry Oliveira, Linda Ehling, Gary Buck, Frances Daggs, Sharylin Sturm, and Mary Avelar.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Helen Dias, Mrs. Letha Boen, Mr. Steven Marusich, Mr. Vincent Renzi, and Billy Matta, adults; and the following eighth grade students from Elbow Creek School, Visalia: Rudy Aquino, John Armstrong, Bobby Boen, Lloyd Carpenter, Nathan Cummings, Larry Dias, Henry Dillon,

Robert Enlow, Terry Foncannon, Ronald Friend, Alfred Langguth, Paul McKibben, Ronald Phillips, James Reilly, Larry Weber, Norman Wells, Dwight Wing, Sharon Arnold, Linda Ballinger, Judith Brase, Myrtle Coulston, Sandra Donaldson, Angela Flores, Florence Hearn, Sandra Hodge, Patricia Hurt, Karen Kibler, Betty Martin, and Karen Mueller.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. David Ferencik and Mr. Clyde Phelps, teachers; and the following eighth grade students from Placer Hills Union Elementary School, Meadow Vista: Kathy Amey, Gerald Barton, Kenneth Brownlee, Craig Betteridge, Ruben Bonilla, Christine Bowen, Linda Bonney, Linda Brunkhorst, Phyllis Bryant, David Burbidge, Ronald Carlson, Robin Coleman, John David, Nancy Davis, Fred Deal, Brooke Lea Heintz, Carol Hilbert, Marilee Howard, Steven Johnstone, Karen Larson, Margaret Mitchell, Margo Merein, Adrian Nave, Jim Nettleton, Steven O'Neill, John Oliver, Daryl Reeves, Sandra Ricketts, Manuel Roman, Pamela Reagan, Billie Sue Root, Steve Simpkins, Douglas Smithhart, Stanley Torzee, Paula Vaca, Jack Weber, Martin Yandell, Carl Yost, Karen Bergquist, Cheryl Bissonette, Karen Bowen, Mike Boyman, Lee Browning, Keith Brownlee, Steven Bruce, Patrick Cameron, Dorothy Cate, Dennis Davis, Annamarie Dawson, Vickie Fowler, Nancy Garman, Steven Howell, Evelyn Hulbert, Claudia Kirkham, Robert LaPoint, Jill Lipsmeyer, Carl McClain, David McNinch, Calvin McCall, Vicki Merle, Jack Moran, Linda Nagy, Stephen Oliver, Margaret Pierce, Jeanne Reardon, Tommy Rogers, Eddie Ruiz, Ramona Silipo, Greg Stokes, Patricia Sturgill, Susan Summers, Wayne Wagner, Linda Walk, Craig Waterbury, and Nicky Wigaard.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Rennie Porter and Quentin Talbot, adults; and the following twelfth grade students from Chico Senior High School, Chico: Dan Aalfs, Lana Anderson, Sue Anderson, Barbara Arent, Mary Austin, Jeanie Ayres, Marcia Bockrath, Roy Brewster, Anne Breyfogle, Barbara Brien, Stephen Brink, Bob Brown, Betty Calvo, Barbara Carlson, Dennis Carner, Julie Chmelka, Katherine Christafferson, John Cleek, Peggy Clark, Wayne Crowder, Nancy Cunningham, Karen Davies, Janis Denison, Richard Dilbeck, Marie Dolan, Harry Driver, Winnie East, Margaret Findlay, Marey Garten, Gerry Geise, Nicki Girmonte, Pam Glenn, Luke Graham, Camden Hubbard, Judy Jackson, Candy Kelly, Susan Kallemeyn, Claudia Lambert, Mike Lillibridge, Peggy MacKinnon, Jim Mackey, Robert Melen, Betty Mille, Iris Morgan, Jerry Netherland, David Nople, Jady Peters, Nancy Phillips, Jon Reyner, Elaine Rogers, Nancy Ross, John Russell, Jan Schnabel, Joyce Shaffer, Judy Shreve, Steve Speegle, Steve Stiefvater, Beverly Taylor, Peggy Thompson, Charlotte Turner, Claudia Vranna, Ernie Washington, Jeanne Windsor, and Carol Wright.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mesdames Rae Warner, Arthur Alarcon, and Edwin Z'berg, adults; and the following students from John Cabrillo School, Sacramento: Melody Compton, Laura

Anapalsky, Janet Page, Evonne Revitt, Karen Rutledge, Deborah Smith, Pamela Solari, Kathryn Venolia, Dianna Larson, Leslie Weller, Shanna Warner, Linda Olson, Shirley Mollring, Jolene Francis, Susan Doi, Emiley Blake, Cynthia Z'berg, and Jan Alarcon.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Matthew M. Faust, Carroll J. Bravo, and Dane Madsen, adults; and the following eighth grade students from Columbia Union Elementary School, Columbia: Thomas Benton, Mike Childres, Phil Crimmins, David Dorsett, Timothy Hunt, Gregory Jackson, Peter Oberwager, James Scruggs, Matt Smith, George Sundborg, Billy Thomas, Timothy Triden, Gary Wilson, Gary Woodrich, Linda Anderson, Marianne Azevedo, Katherine Cater, Carol Cavanaugh, Christine Cavanaugh, Connie Fent, Pamela Hutchinson, Linda Johnson, Dawne Lee, Dana Madsen, Yvonne Peters, Suzanne Ray, Melena Schneider, Linda Straws, Leslie Sullivan, Kaye Tillis, and Irene Rodrigues.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Bessie McGinnis, teacher, and the following eighth grade students from San Andreas Elementary School, San Andreas: Janet Ames, Carla Apley, Denise Breidenthal, Nedra Brown, Gayle Gibbens, Francis (Frank) Gilbeau, Barbara Gipson, Christine Graham, Frances Hall, Janett Harrington, Jerry Holdaway, Timothy Jackson, Dean James, Belva Kesterson, Lana Kimmel, Ticy Koch, Marlene Larkey, Janine Lodato, Julie Lombardi, Paul Matson, Michael McEntire, Calvin Morse, Patrick Ormsbee, Geraldine Peters, James Peterson, Wanda Ryan, Loren Seeman, Diana Snow, Carolyn Sutton, Wilma Wells, Loren Wiser, Leyon Whitaker, and Philip Estabrook.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ray Furey, teacher, and the following eighth grade students from Murphys Elementary School, Murphys: Douglas Cooper, John Fitzpatrick, Richard King, Roy King, Randy Lagomarsino, David Salaun, Rodney Lindell, Cynthia Buzzetti, Kathryn Edgar, and Lois Ramsey.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Howard Billeter, teacher; and the following eighth grade students from Copperopolis Elementary School, Copperopolis: Barbara Harrell, Carol Thomson, Dick McCarty, Richard Bristol, James Toney, and Eben Williams.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Hazel Fischer, teacher; and the following eighth grade students from Avery Elementary School, White Pines: Bob Livingstone, Donna Wanzer, Joe Roberts, Michael Hensley, David Freese, Cheryl Burns, Evelyn Sanders, Feffrey Sanders, Beverley Brooks, Nancy Burton, Linda DaGama, Judy Davis, Jimmy Smith, Ted Simpson, Gary Cunningham, Fred Watkins, Johnny Lee Smith, Charmalee Waidtlow, Mike Kennedy, Robert Giles, Greg Isom, and Marleen Murrison.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber was unanimously extended on March 22, 1962, to Constance Norton, Ethel Cavanour, and Mary Berthelsen, all of Modesto.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber was unanimously extended on March 23, 1962, to Mrs. Mary Hale, district superintendent; Mrs. Mildred Moore, teacher; Mr. Gordon Sadler, teacher; Mr. Milton Frank and Mr. Leslie Lopez, adults; and the following eighth grade students from the Burns Valley School, Clearlake Highlands: Marvin Ambrecht, Vickie Lou Baelmann, Todd Barrick, Joyce Stella Barrows, Barbara Ann Blakley, A. Leo Bridges, Leanne Bridges, James Clay, Michael Crump, Betty Currutt, Cathy Jo Davis, Fred Delgado, Donald Evert, Gary Forkes, Sandra Gilmore, Allen Leroy Gott, Judy Hayes, Robert Hrutky, Alan Johnson, Linda Johnson, Rodney Jordan, Cheryl LeCam, Susan Lopez, John Luce, Jo Jean Lundberg, Gary McCrea, Sidney McDaniel, Ray Magill, Patricia Menasco, Donna Olsen, Margaret Paul, Linda Pearson, Larry Robey, Sherryl Roy, Kenneth Sanders, John Schoenberger, Jacqueline Schossler, Trisha Sly, Nickey Smiley, Linda Smith, David Spanos, Wilma Tremper, Marian Vickers, Beta Webster, Lorne Willeford, Andy Woolbridge, Ruth Ann Wray, and John Zajac.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber was unanimously extended on March 23, 1962, to Mr. Forrest L. Brown, district superintendent; Mr. Raymond G. Safreno, assistant superintendent; Mr. Michael Mulidor, Mr. Charles Meissner, Mrs. Edith Batson, Mrs. Dorothy Rawlings, Mrs. Rose Davis, and Mr. Steve Pantazopoulos, adults; and the following eighth grade students from Riverbank Junior High School, Riverbank: Tommy Bordona, Randy Brown, Rebecca Boston, Olga Campos, Carla Cash, Rodney Courtney, Lloyd Crawford, Mary Denton, John Gardner, David Gaylor, Carol Haddox, Barbara Henshaw, Pamela Horton, Maria Lino, Annetta Long, Larry Melton, Ofelia Alonzo, Margie Burkett, Dorothy Clark, Leslie Costalupes, Chester Fred Daniel, Madeline Davidson, Mary Sue Doran, Freddie Dutton, Carol Favero, Gilbert Garcia, Linda Graham, Dwight Gregg, Jessie James, Elaine Luiz, Virginia McCullough, Gene Andrews, Laurence Benetiz, Amelia Bernal, Bruce Briones, Terry Bullard, Jackie Craig, Jesus Garcia, Fred Groves, Martin Miller, Donald Norwood, Linda Odom, Eddie Permenter, Ronald Pitts, Freddie Reforma, Danny Safreno, Derek Schallhorn, Linda Schultz, Shirley Stiffler, Sammy Trout, Regina Tutor, Eddie Vasquez, Donna Wey, Elvis Wyrick, Evelyn McDowell, Alfred Martinez, Patsy Messner, Allen Noakes, Mary Ann Perez, Rex Rambo, Harriett Reese, Dana Sparks, Ronald Tigner, Sherrie Thompson, Pamela Thorington, Larry Tucker, David Valdez, Sylvia Waddell, Gaylor Wright, Hilda Medrano, George Moyle, Donnie Oliver, Patricia Pearson, Naomi Riley, Tony Turnbull, Leonard Wooldridge, Sandra Baggesi, Lois Baughman, Linda Cantwell, Mary Chavez, Betty Conner, Danny Foster, Delores Francis, Brenda Gibson, Barbara Gray, Gloria Irizarry, Lajuana Jack, Steve Jiminez, Billy Jordon, Mike Kerr, Gary Morris, Linda Neal, Carol Nelson, Bobby New, Richard Oliver, Delores Perez, Linda Phillips, Larry Piebler, Danny Rambo, Irene Risley, Gary Smith, Donna Snow, Robert Soares, Leon Southern, Jerry Taylor, Leroy Thompson, Henry Walker, Phyllis Welch, James Yarbrough, Frank Zavala, Dennis Blackwood, Robert Doran, Rosie Garza, Hattie Green, Louise Green, Jesse Lozano, and Charles Mayfield.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber was unanimously extended on March 23, 1962, to Mr. Jack Marshall, district superintendent; Mrs. Elizabeth Kemp, teacher; Mrs. Estelle Short, and Mrs. Josephine Clements, adults; and the following eighth grade students from the Antelope Elementary School, Red Bluff: Michael Ballard, Colleen Barber, Patricia Barber, Linda Brown, Gay Bunting, Judy Clements, Linda Courtemanche, Marie Gama, Maxine Hinkle, Elizabeth Hurlburt, Ellen Leaf, Diana Martin, Karen Milligan, Andrea Myers, Linda Short, Linda Tanem, Louise Tull, John Allen, Dan Dawson, Bobbie Engle, Zane Farmer, Gary Gabien, Rex Goodwin, Richard Hayes, Le Roy Hethcoat, Alan Hoffman, Larry Johnson, Ray Louis, Paul Lindauer, Gary Marshall, Robert Miles, Mike Peters, Bruce Phelps, Terry Phipps, Clint Pritchard, Charles Reese, Michael Roberts, Don Sanford, Dennis Silvani, Ruzzy Smoots, Ricky Sillwell, Terry Thomas, Billy Will, and Bobby Sleppy.

On request of Senator Regan, the privilege of the floor of the Senate Chamber was unanimously extended on March 23, 1962, to Mr. and Mrs. Wakefield, adults; and the following eighth grade students from the Morley School, Oak Run: Terry Paulsen, Betsy Ross, June Kindle, and Orena Kindle.

On request of Senator Regan, the privilege of the floor of the Senate Chamber was unanimously extended on March 23, 1962, to Mr. Ken Phillippi, principal, Anne Nichols, Donna DeMyer, Mrs. Lloyd Pierce, and Mrs. Audrey Duggan, adults; and the following seventh and eighth grade students from the Junction Elementary School, Palo Cedro: Jim Bates, Jill Beebe, Roy Bogue, Vivian DeMyer, Linnea Denny, Mary Duggan, Harold Dyer, Karen Chandler, Mary Alice Crowe, James Eddy, Tom Henderson, Beverly Hight, Judy Hufford, Bob Jarrett, Lewis Kennemore, Patricia Libbee, Douglas Lowrance, Tim Lukes, Don Matthews, Vivian Mrelli, Annette Nichols, Linda Nichols, Allan Pankonin, Arthur Parham, Norman Parker, Kirby Parker, Cindy Pearson, Kathy Pierce, Annie Rothenbach, David Rose, Johnnie Silvera, Robert Sluder, David Spurgeon, Vicki Spurgeon, Mary Jane Stevens, Penny Stratton, Greg Wilkinson, and Edith Williams.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber was unanimously extended on March 23, 1962, to Messrs. Clay Orahod, Richard Rhodes, George Gabbittas, Mesdames Gene Vance, Robert Reese, Donald Haycock, and R. A. Michaels, adults; and the following eighth grade students from the El Tejon School, Lebec: Danalla Adams, Iva Boggess, Marquetta Bozarth, Susan Cerina, Quinton Comstock, Luane Davidson, Robert Del Rio, Linda Douglass, Linda Edde, Dianne Glenn, Ramon Gonzalez, Christine Hawks, Georgia Haycock, Sandra Hunter, Sharron Livingston, Janice Michaels, Bob Nick, Darlene Page, John Painter, Pamela Patty, Phyllis Putty, Russel Raney, Mike Richardson, Charles Rushing, Eddie Schaefer, Bill Smith, Ginger Stephenson, Candy Stumpf, Kathy Thorpe, Thurman Tipton, Billy Vaughn, Kim Weigel, and Larry Womble.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber was unanimously extended on March 23, 1962, to Mrs. Edith Finch, teacher; and the following students from Nicolaus

Elementary School, Nicolaus: Bill Bain, Judie May, Mary McKague, Frank Peter, Glenda Peter, Alvin Grether, Robert Grether, Bobby Scheiber, and Shirley Schneider.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber was unanimously extended on March 23, 1962, to Mr. Herman Klingenberg, Mr. and Mrs. Ray Janzen, Mr. Marvin Rempel, and Mrs. Marvin Rempel, Mr. and Mrs. Arnold Reimer, adults; and the following eighth grade students from the Grand View Elementary School, Dinuba: Jeannie Hartman, Dina Fukushima, Shirley Knaak, Danny Nix, Gary Barsoom, Stanley Nickel, Myrna Klingenberg, Edna Penner, Karen Bedrosian, Barbara Nye, Brenda Nye, Linda Nye, Kathy Glover, Pablo Contreras, Michael Hofer, Carolyn Walls, Jeanie Caldwell, Mei Ibara, Larry Brown, Nancy Suderman, Tim Hofer, Peggy Caldwell, Martha Penner, Mary Barrera, Janette Simpson, Susie Solorzano, Barbara Burleson, Stanley Janzen, John Flemings, and Judy Wada.

On request of Senator Regan, the privilege of the floor of the Senate Chamber was unanimously extended on March 23, 1962, to Mrs. Joan Boyle, teacher; Mrs. Hattie Farrell, adult; and the following eighth grade students from the Millville Elementary School, Millville: Robert Bargsten, William Farrell, Kathleen LaLonde, Thomas Louton, Gerald Lynes, Susan Sherman, and Susan Tuttle.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 23, 1962

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

JOHN BALMA, resident of Redding; Sheriff of Shasta County; member of the California State Communications Advisory Board since June 3, 1955;

Member, California State Communications Advisory Board, vice self, term expired, for the term prescribed by law, ending December 31, 1965.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 21, 1962

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointments to offices which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

YORITADA WADA, resident of San Francisco; B.A. degree from the University of California at Berkeley, 1940; University of California YMCA, 1946-1947; Booker T. Washington Community Center, ended as Group Work Supervisor, 1947-1958; present Program Secretary with Buchanan Street YMCA; Member, California Committee on Fulbright Scholarships; Chairman, Youth for Service, AFSC; Treasurer, San Francisco Boys Work Association; Member, San Francisco Rent Control Board;

Member, Youth Authority Board, vice Emmet Daly, resigned, for the term prescribed by law, ending March 15, 1963.

W. W. SHEPHERD, resident of Whittier; Member of the California Aeronautics Board since 1954;

Member, California Aeronautics Board, vice self, term expired, for the term prescribed by law, ending December 31, 1965.

MRS. ELLA K. MAYS, resident of Los Angeles; graduate from Baptist College and Temple, Philadelphia, Pa.; additional study at University of Southern California; completed Real Estate Course of Study at Lumbleau School of Real Estate in Los Angeles; Manager and Training Instructor, Western Avenue Realty & Investment Company; member of the Board of Social Work Examiners since March 29, 1958;

Member, Board of Social Work Examiners, vice self, term expired, for the term prescribed by law, ending January 15, 1966.

MISS MARGARET HOLT MUDGETT, resident of Los Angeles; Executive Director of the Neighborhood Youth Association; received her master's degree in social work from the University of Southern California; has been a social worker since 1947; active in community and professional activities;

Member, Board of Social Work Examiners, vice Mrs. Beryl C. Reinhardt, term expired, for the term prescribed by law, ending January 15, 1966.

NORRIS E. CLASS, resident of Los Angeles; Professor of Social Work, School of Social Work, University of Southern California; holds a master's degree from Western Reserve University; member of the Research Advisory Group of the U.S. Childrens' Bureau; in 1960 attended the International Welfare Conference in Rome; teaches during the summer at Tulane University;

Member, Board of Social Work Examiners, vice Mrs. Pearle Miller, term expired, for the term prescribed by law, ending January 15, 1966.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 26, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 16

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, March 26, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Joint Resolution No. 6

Assembly Concurrent Resolution No. 29

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolutions were read:

Assembly Joint Resolution No. 6—Relative to the control of European starlings.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 29—Relative to making additional funds available to the Legislative Audit Committee.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 22, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 6

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 23, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 4

Senate Concurrent Resolution No. 8

Senate Concurrent Resolution No. 6

And reports the same correctly engrossed.

Committee on Agriculture

BURNS, Chairman

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Agriculture, to which was referred:

Senate Joint Resolution No. 5

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BYRNE, Chairman

Above reported resolution ordered to third reading.

Committee on Rules

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Resolution No. 32

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Finance.

BURNS, Chairman

Above reported resolution re-referred to Committee on Finance.

SENATE CHAMBER, March 23, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 7

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Revenue and Taxation.

BURNS, Chairman

Above reported bill re-referred to Committee on Revenue and Taxation.

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 12

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 14

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Transportation.

BURNS, Chairman

Above reported resolution re-referred to Committee on Transportation.

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Joint Resolution No. 9

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Judiciary.

BURNS, Chairman

Above reported resolution re-referred to Committee on Judiciary.

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 8

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Business and Professions.

BURNS, Chairman

Above reported bill re-referred to Committee on Business and Professions.

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Rules, to which messages from the Governor were referred appointing:

DENVER C. PECKINPAH, Member, Motor Vehicle Pollution Control Board, vice self, term expired, for the term prescribed by law, ending July 1, 1964;

CHIEF HENRY R. MORTON, Member, California State Communications Advisory Board, vice self, term expired, for the term prescribed by law, ending December 31, 1963;

GEORGE W. WELSH, Member, State Board of Barber Examiners, vice self, term expired, for the term prescribed by law, ending January 15, 1965;

OMAR C. HEITMEYER, Member, State Board of Barber Examiners, vice self, term expired, for the term prescribed by law, ending January 15, 1964;

MRS. NELL MONTGOMERY KOCH, Member, Board of Trustees, Porterville State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation;

MARJORIE E. KRIER (Mrs. Joseph), Member, Board of Trustees, Porterville State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation;

OTTO E. SARGENT, Member, Board of Trustees, Porterville State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation;

RICHARD H. KEATINGE, Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1963;

EDWARD F. DOLDER, Chief of the Division of Beaches and Parks, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Director of Parks and Recreation;

LESLIE H. MALAND, Member, Board of Trustees, Camarillo State Hospital, vice self, term expired, for the term prescribed by law, ending four years from date of confirmation;

KENNETH D. SEVERIT, Member, State Fire Advisory Board, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor;

DR. W. BALLENTINE HENLEY, Member, Western Interstate Commission for Higher Education, vice self, term expired, for the term prescribed by law, ending October 12, 1965;

GEORGE A. SHERMAN, Chief of the Division of Industrial Safety, Department of Industrial Relations, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor;

JUDGE PETER J. CORMACK, Member, State Board of Forestry, vice self, term expired, for the term prescribed by law, ending January 15, 1965;

LESLIE O. CODY, Member, State Board of Forestry, vice self, term expired, for the term prescribed by law, ending January 15, 1965;

GEORGE G. SINOPOLI, Member, California Veterans Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

ALFRED PAYNE SMITH, Member, Contractors' State License Board, vice self, term expired, for the term prescribed by law, ending January 15, 1963;

WILLIAM J. McCANN, Member, Commission on Peace Officer Standards and Training, vice Samuel Leask, resigned, for the term prescribed by law, ending September 18, 1962;

JOHN MONAGHAN, Member, California Veterans Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

EDMOND F. BROVELLI, Member, State Mining Board, vice Bert C. Austin, deceased, for the term prescribed by law, ending January 15, 1963;

DEAN HANLEY MCCOX, Member, Board of Trustees, Fairview State Hospital, vice Mrs. Joey Ham, resigned, for the term prescribed by law, ending four years from the date of confirmation;

THOMAS E. MURPHY, Member, Certified Shorthand Reporters Board, vice Harry T. Shafer, given another term as provided in the 1961 legislation, for the term prescribed by law, ending December 31, 1963;

WILLIAM O. RILEY, Commissioner, Pacific Marine Fisheries Commission, vice John S. Crivello, resigned, for the term prescribed by law, ending September 19, 1963;

STEVE D. CARROLL, Member, State Board of Dry Cleaners, vice Harold G. Lord, term expired, for the term prescribed by law, ending January 15, 1966;

CHARLES R. SPATS, Member, State Board of Dry Cleaners, vice Jerry Thompson, term expired, for the term prescribed by law, ending January 15, 1966;

ALEX GOOGOLAN, Member, Cemetery Board, newly created position (public member), for term prescribed by law, ending January 15, 1964;

JOHN F. REGINATO, Member, Small Craft Harbors Commission, vice Carl J. Wright, term expired, for the term prescribed by law, ending January 15, 1966;

DONALD SHANEDLING, Member, Board of Trustees, Camarillo State Hospital, vice Dr. Laynard L. Holloman, term expired, for the term prescribed by law, ending four years from the date of confirmation.

HARRY MARTIN KAMP, O.D., Member, Adult Authority, vice Clinton T. Duffy, term expired, for the term prescribed by law, ending March 15, 1965;

CAPTAIN WILLIAM H. MADDEN, Member, Adult Authority, vice Major General Oscar J. Jahnson, term expired, for the term prescribed by law, ending March 15, 1966;

JIM H. BERRY, Member, Board of Harbor Commissioners, for Humboldt Bay, vice self, term expired, for the term prescribed by law, ending January 30, 1966. (Designated ex-officio surveyor and secretary of the port);

JUDSON L. BROWN, Member, Board of Harbor Commissioners for Humboldt Bay, vice self, term expired, for the term prescribed by law, ending January 30, 1966;

RICHARD W. SAUCKO, Member, Board of Harbor Commissioners for Humboldt Bay, vice self, term expired, for the term prescribed by law, ending January 30, 1966;

CURTIS C. ALLER, JR., Ph.D., Member, Social Welfare Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

FRANK PAUL CHIRCO, Member, State Board of Barber Examiners, vice James D. Knauss, term expired, for the term prescribed by law, ending January 15, 1966;

NANCY C. SWADESH (Mrs. Samuel), Chief, Division of Industrial Welfare, Department of Industrial Relations, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

WILLIAM A. NORRIS, Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1963;

DORMAN L. COMMONS, Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

has had the same under consideration, and respectfully reports the same back with the recommendation that the appointments of the Governor be confirmed.

BURNS, Chairman

REQUEST FOR UNANIMOUS CONSENT

Senator McCarthy asked for, and was granted, unanimous consent to have the above report of the Committee on Rules, regarding confirmation of the Governor's appointments, printed in the Journal, and further consideration be continued to the next legislative day.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolutions were introduced, and read:

Senate Concurrent Resolution No. 23: By Senators McAteer and Richards—Relative to proposing the San Francisco Bay area as the site of the 1972 Olympic Games.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 24: By Senators Fisher and Quick (Coauthor: Assemblyman House)—Relative to the recreational area of the Colorado River.

Referred to Committee on Rules.

Senate Joint Resolution No. 10: By Senators Lagomarsino and Dolwig—Relating to the traffic in narcotics.

Referred to Committee on Rules.

Senate Joint Resolution No. 11: By Senator McCarthy—Relative to amending the 16th Amendment.

Referred to Committee on Rules.

Senate Joint Resolution No. 12: By Senator Sturgeon (Coauthors: Assemblymen Cunningham and Holmes)—Relative to supplemental air carriers.

Referred to Committee on Rules.

RESOLUTIONS

The following resolutions were offered:

By Senator Brown:

Senate Resolution No. 51

Relative to Joe Riley

WHEREAS, It is with a profound sense of regret that the Senate learned of the untimely passing of one of its former distinguished colleagues; and

WHEREAS, Joe Riley was elected in 1930 to serve as the Honorable Senator of the 28th District, representing Mono and Inyo Counties; and

WHEREAS, Joe Riley was a native Californian born September 29, 1896, in Angels Camp, Calaveras County, of pioneer parents and was raised in the mining camps of the Mother Lode country and the boom camp of Goldfield, Nevada, moving to Bishop, Inyo County, California, in 1910; and

WHEREAS, Throughout his life Joe Riley strived to better his community and aid his fellow man, being active in any endeavor which he believed would further the community and his State; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate hereby acknowledges the profound loss to this State on the passing of Joe Riley and wishes to express its most sincere condolences to the bereaved widow, Mrs. Gertrude Riley, and his daughter, Mrs. Dean Knight, and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to Mrs. Gertrude Riley and Mrs. Dean Knight.

Resolution read, and ordered placed on file.

By Mr. Rodda:

Senate Resolution No. 52

Relative to the commending and congratulating of Charles M. Goethe

WHEREAS, March 28, 1962, will mark the eighty-seventh birthday in the brilliant career of Charles M. Goethe; and

WHEREAS, Mr. Goethe, while eminently successful in his chosen occupation in the banking and real estate fields, will always be best remembered for his humanitarian interests; and

WHEREAS, As a naturalist, Mr. Goethe championed the saving of this Country's natural beauty spots and aided in the establishment of the National Park System and wildlife refuges; and

WHEREAS, As a scientist, Mr. Goethe has pursued his studies in the Arctic and Antarctic, the jungles of Malaya and South America, the deserts of Africa and America, and in the mountains of the Andes, Rockies, Sierras, Appalachians and Alps; and

WHEREAS, For education, Mr. Goethe and his wife, the late Mary Glide Goethe, have given more than 250 scholarships and have supplied over 2,000 schools with nature study materials; and

WHEREAS, For children, Mr. Goethe was instrumental in establishing the playground system, setting up model playgrounds in this country and in the Orient; and

WHEREAS, His interest in eugenics, genetics, and human genetics led to the founding of a magazine and the establishment of a new science; now, therefore, be it

Resolved by the Senate of the State of California, That the members of this body take the occasion of the 87th birthday of Charles M. Goethe to pay tribute to a career devoted to mankind, and, with the knowledge that his contributions to society are beyond repayment, offer their best wishes for the future; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a suitably prepared copy of this resolution to Charles M. Goethe.

Resolution read, and unanimously adopted on motion of Senator Rodda.

By Senator Farr:

Senate Resolution No. 53

Relating to recreation facilities adjacent to the West Side Freeway in the San Joaquin Valley

WHEREAS, There is a great recreation potential in connection with the proposed West Side Freeway (State Highway Route 238) in the San Joaquin Valley; and

WHEREAS, This recreational opportunity is particularly apparent where the West Side Freeway parallels the aqueduct leading into the San Luis Reservoir; now, therefore, be it

Resolved by the Senate of the State of California, That the Office of Planning in the Department of Finance, the Department of Public Works, the Department of Parks and Recreation, and the Department of Water Resources, and the Department of Fish and Game are hereby requested to conduct a joint study which will develop a coordinated plan for acquisition and development of property for freeway, aqueduct, and recreation uses on the west side of the San Joaquin Valley adjacent to the West Side Freeway, and to submit a report thereon to the Legislature by not later than the fifth calendar day of the 1963 Regular Session; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit copies of this resolution to the Office of Planning in the Department of Finance, the Department of Public Works, the Department of Parks and Recreation, and the Department of Water Resources and the Department of Fish and Game.

Resolution read, and referred to Committee on Rules.

By Senator Richards:

Senate Resolution No. 54

Relative to congratulating the Reverend Joseph P. Hill

WHEREAS, May 22, 1962, marks the 25th anniversary of the ordination as a priest of the Roman Catholic Church of the Reverend Joseph P. Hill; and

WHEREAS, During those 25 years of outstanding service, Father Hill has manifested a deep concern for both the spiritual and temporal welfare of those entrusted to his stewardship, particularly the young; and

WHEREAS, He served as Director of the Catholic Youth Project during the critical war years, was later associated with the Catholic Youth Organization, and in 1948 was appointed Director of Rancho San Antonio (the Boys' Town of the West) at Chatsworth, California; and

WHEREAS, The zeal with which he pursued his work at the Rancho San Antonio brought the home to the attention of the Knights of Columbus who, fired with the same enthusiasm and faith as Father Hill, adopted the home as one of their favorite projects; and

WHEREAS, In 1953 Father Hill was chosen to step into the demanding role of pastor, first at the Immaculate Conception Church at Los Angeles, and then at St. Anthony's Church in Gardena, where he presently ministers to the spiritual needs of the parishioners; and

WHEREAS, As pastor of St. Anthony's, Father Hill has directed the building of a new convent, rectory and classrooms and has renovated the church, the day nursery and the old convent for the Poor Clare Missionary Sisters; and

WHEREAS, During his 25 years in the priesthood, Father Hill has won the love, affection and esteem of all those who have been privileged to make his acquaintance, and by his good works and sterling example has been a great source of inspiration to the members of his flock; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate extend their congratulations to Father Joseph P. Hill upon the anniversary of his 25 years as a priest, with the wish that the years ahead may be as fruitful as those gone by; and be it further

Resolved, That the Secretary of the Senate be directed to transmit a suitably prepared copy of this resolution to Father Hill.

Resolution read, and unanimously adopted on motion of Senator Richards.

MOTION TO APPROVE JOURNALS

Senator McCarthy moved that the Journals for Monday, March 19, 1962; Tuesday, March 20, 1962; Wednesday, March 21, 1962; and Thursday, March 22, 1962, be approved as corrected by the Minute Clerk and the Journal Clerk.

Motion carried.

CONSIDERATION OF DAILY FILE SECOND READING OF SENATE BILLS

Senate Joint Resolution No. 3—Relative to the construction of Hidden Dam and Reservoir on the Fresno River.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Water Resources:

Amendment No. 1

On page 2, line 18, of the printed measure, after the comma, insert "to the Chairmen of the Senate and House Committees on Public Works,".

Amendment read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Joint Resolution No. 4—Relative to the purchase of the United Nations Bonds.

Resolution read.

Motion to Amend

Senator Richards moved the adoption of the following amendment:

Amendment No. 1

On page 2, line 1, of the printed measure, strike out "of", and insert "by the government of the United States of up to one hundred million dollars worth of said".

Amendment read, and adopted.

Further Amendments to Senate Joint Resolution No. 4

Motion to Amend

Senator Lagomarsino moved adoption of the following amendment:

Amendment No. 1

On page 2, line 1, of the printed measure, after "bonds", insert "subject to the following conditions:

(a) That the purchase of these bonds will not commit the United States to purchase future bond issues;

(b) That the purchase of bonds by the United States should be conditioned on the purchase of a reasonable portion of the remainder of the bond issue by other nations; and

(c) That steps shall be taken to induce nations to pay their fair share of United Nations obligations".

Amendment read.

MOTION TO PRINT IN THE JOURNAL

Senator Rattigan moved that the above amendment to Senate Joint Resolution No. 4 offered by Senator Lagomarsino be printed in the Journal and further consideration continued until the next legislative day.

Motion carried.

Senate Joint Resolution No. 6—Relative to Sacramento River bank protection.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAtter, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—37.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 6—Relative to a study of the feasibility of a Humboldt Bay Crossing.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAtter, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—37.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 8—Relating to numbering and naming highways, freeways and expressways within state highway system.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAtter, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

NOES—None.

Resolution ordered transmitted to the Assembly.

By Senators Christensen and Collier:

Senate Resolution No. 26

Relative to the development of recreational areas along rivers
where crossed by bridges

WHEREAS, It is, in the public interest to develop all possible areas for recreational use by the people of this State; and

WHEREAS, There is a distinct possibility for the development of recreational areas at or near the sites where bridges are constructed over rivers or streams, especially where the abutment or structure of the bridge is located near the river or stream bed and appears to afford the opportunity of raising the level of the river or stream so as to form boating or swimming areas, or which could otherwise be utilized for recreational purposes; now, therefore, be it

Resolved, by the Senate of the State of California, That the Department of Public Works and the Department of Parks and Recreation are requested to conduct a study of the feasibility of developing recreation areas at or near the sites where rivers or streams are crossed by bridges, or where it is proposed that a bridge be so constructed; and be it further

Resolved, That the Department of Public Works is requested to study the matter of access by the public from the highway or bridge to the recreational area and the Department of Parks and Recreation is requested to study the development of such recreational areas; and be it further

Resolved, That the Department of Water Resources and the Department of Fish and Game are requested to co-operate with the Department of Public Works in making this study; and be it further

Resolved, That the Departments are requested to co-operate with the United States Corps of Engineers in making their findings and recommendations; and, be it further

Resolved, That the Departments are requested to include in such study, among other things, problems which may arise in connection with site acquisition; and be it further

Resolved, That the Departments are requested to study in particular the Eel, Mad, Van Duzen, and Klamath Rivers, and any other river or stream which may have a potential for recreational development at or near an existing or proposed bridge crossing; and be it further.

Resolved, That the Department of Public Works is requested to co-ordinate the work of the other departments above named in making this study; and be it further

Resolved, That the Departments of Public Works and Parks and Recreation are requested to report the results of this study to the Secretary of the Senate by January 15, 1963; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to the Director of the Department of Public Works, the Director of the Department of Water Resources, the Director of the Department of Fish and Game, and the Director of the Department of Parks and Recreation.

Resolution read.

MOTION TO RE-REFER SENATE RESOLUTION NO. 26

Senator Christensen moved that Senate Resolution No. 26 be re-referred to Committee on Transportation.

Motion carried.

Senate Concurrent Resolution No. 4—Relative to a study of master plans for school district unification.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Stiern, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.

NOES—None.

Resolution ordered transmitted to the Assembly.

By Senator McAteer:

Senate Resolution No. 40

Relative to the 1961 Blue Book

Resolved, That the Secretary of the Senate be directed to order 10 copies of the 1961 Blue Book for the Secretary of the Senate and such Senators as may require the same.

Resolution read, and adopted on motion of Senator McAteer.

MOTION TO PRINT REPORT

Senator Murdy moved that the following letter of transmittal regarding the study of marine reserves be printed in the Journal and the report in the Appendix to the Journal.

Motion carried.

STATE OF CALIFORNIA, RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF FISH AND GAME
DEPARTMENT OF PARKS AND RECREATION
DIVISION OF BEACHES AND PARKS
March 14, 1962

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: In response to Senate Resolution No. 108--1961 Session, we submit the attached report entitled "Report on Senate Resolution No. 108 by Senator Murdy Relating to the Study of Marine Reserves," proposing that a statewide marine reserve program be initiated. This report was jointly prepared by staff members of the Department of Fish and Game and the Department of Parks and Recreation, Division of Beaches and Parks.

It should be pointed out that neither department has funds available or requested in the 1962-63 fiscal year budget to take action on the recommendations and proposals made in this report. However, we do feel that these recommendations and proposals, as reported, should be vigorously pursued.

It is hoped that appropriate legislative action will be forthcoming so that a program for marine reserves will become a reality.

Respectfully submitted,

WALTER T. SHANNON, Director
California Department of Fish and Game
CHARLES A. DETURK, Director
California Department of Parks
and Recreation

Attach.

ADJOURNMENT

At 3.54 p.m., on motion of Senator McAtteer, the President declared the Senate adjourned until 3 p.m., Tuesday, March 27, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

FOURTEENTH LEGISLATIVE DAY

TWENTY-THIRD CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Tuesday, March 27, 1962

The Senate met at 3 p.m.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—39.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Eternal Spirit, In whom is our strength in this world and our hope for a better world, we bow with sincere and humble hearts. We sometimes feel life's problems are too complex and too difficult, its temptations too alluring and our own wisdom and will insufficient to cope with our need. As the trees and flowers about our Capitol need both the rain and the sunshine for the fulfillment of their destiny, so we feel our need of Thy chastening and Thy forgiveness; Thy refreshing light and the strength of Thy presence. Help us this day to be worthy of the trust which has been placed in us. May we never be afraid to do Thy will and seek Thy purpose. We ask this blessing in the name of Thy Son, our elder brother. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Nancy Twohig of Santa Cruz.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Richard Poole, and Lynn and Gay Poole, of Mojave.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to J. W. McLaughlin of Los Angeles.

On request of Senators Dolwig and Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of The Advocates, Young Republican Club, Boalt Hall, Berkeley: Pete Wilson, Gary Ricks, Charles Rumph, Mike Phelan, Bill Petrocelli, and Bob Geddes.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Rosemarie Clappitt and Adrian Cochran, both of Stockton; and Mrs. Jackie Davenport of Sacramento.

On request of Senator Weingand, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Leonard L. Turoski of Santa Barbara.

On request of Senator Fisher, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Al Firestone of San Diego.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mesdames Dirk van der Burch, John Hubenthal, Philip Griswold, and John Busterud, all of Santa Rosa.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following guests from San Mateo County: Mesdames R. E. Cereghino, Andrew Bonfield, Ferrell Moore, Catherine Dwinelle, Bernice Peterson, Gerald Davis, Lynn Swenson, Paul Frehner, Frederick Landman, Walter Goodman, Mr. Harry Bryan, Mesdames Iva Bryan, Sydney MacKenzie, Hugh Farquharson, George Boring, Annette Sweet, Ellen Ott, Charles Ghielmetti, Fanny Joyce, Miss Barbara Barber, Mr. Daniel Bryan, Mr. Dennis Bryan, Miss Pamela Moore, and Mrs. Marge Bohman.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Martin J. Rosen of Merced.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students from the Rio Vista School, Solano County: Jack Abel, James Arnold, Michael Baker, John Bennett, Michael Bradford, Mary Breland, Blanche Burchell, Arlene Cole, Diana DeWitt, Georgia Elliott, Kathleen Fielding, Dennis Forney, Anna Garrison, Patricia Kegley, Judy King, Joel Machado, Alan McKarley, Mary McKinnon, Jay Nicholaisen, Virginia Nixt, Rose Schmit, and Elaine Chymer.

On request of Senators Farr and Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Beth Gawain and Louise Gawain of Sacramento.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Bernice Vieira, Mrs. Mary Grant, Mr. Frank E. Neufeld, Mr. Ralph Majors, Mrs. Ralph Taylor, Mrs. Imogene Iacono, and Mr. Ernie Forner, adults; and the following eighth grade students from Sundale Union School District, Tulare: Alfonso Anaya, Eugene Bailey, Don Lee

Burgess, Steven Cain, Manuel Castillo, Albert Duarte, Manuel Duran, Alfredo Garcia, Robert Hamilton, Vernie Hamilton, David Hickey, Rennell Iacono, Roy Johnson, Odeen Keathley, Keith Larimer, John Luiz, Chuck Simpson, Noe Singleterry, Bill Smythe, Dennis Taylor, George Udy, Alvin Vieira, Stacy Ybarra, Frankie Martin, Doris Alexander, Sue Artin, Sammie Brogdon, Marilyn Cunha, Celia Flores, Charlene Grant, Dora Hernandez, Julia Lambert, Linda Martin, Sally McCallister, Cynthia Parr, Shelia Powell, Shelia Turner, and Nellie Ybarra.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Robert Hughes and Mr. Joseph Close, both of Oakland.

On request of Senator Grunsky, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Howard Crampton, Gene Patterson, Keith Murray, Dave Herman, Betty Speed, Peggy Prince, Gerald Renshaw, and Bart Reed, adults; and the following eighth grade students from the Mission Hill Junior High School, Santa Cruz: Tony Alvarez, Kathleen Amaya, Elin Anderson, Lawrence Anderson, Linda Anderson, Rachel Armendarez, Barbara Arnold, Roberta Atkinson, Linda Baldwin, Barbara Ball, Shirley Barhite, Phil Bates, Cheryl Beach, Andrea Behr, Arthur Bell, Val Belli, Darla Betencourt, Beverly Biddle, John Bishopp, Joan Blake, Ronnie Bommarito, Charlotte Booth, William Bridgman, Patty Brown, Shirley Brown, Ray Brubeck, Catherine Byrne, Donald Cacace, Richard Carr, Ronald Carter, Valerie Castro, Barbara Cattaneo, Josie Celebrado, Shirley Chamberlain, Greg Cherry, Pete Christensen, Brad Clough, Dan Coffelt, Mary Conrado, Roger Copeland, Philip Corneliussen, Ken Davis, Paula Davis, Vickie Davis, Gene Deveraux, Frank Devilleres, Robin Dinnell, Carl Doglione, Jerry Dowdy, Vickie Drew, Harold Duke, Kathy Duncan, Albert Dunn, Charles Durham, Frank Ealy, Donald Engelsman, Rose Marie Esquibel, Linda Ferguson, Robert Ferrand, Lynn Fink, Heather Fixter, John Foster, Patricia Fox, Karen Frost, Sharlene Gagne, Nancy Galli, Sandra Garvin, Judy Ghidinelli, Stephen Ghidinelli, Donna Gibbs, Douglas Gibbs, Charles Gibson, DeLinda Gilbert, Chris Giovannoni, Pam Goodrich, Greg Gordon, David Gray, Fred Gray, Gary Grellman, Richard Greve, Marbaret Grever, Glen Griffen, Albert Griffey, Kathleen Gruber, Gary Guadian, Margaret Gustavson, Kathleen Haney, Bruce Hansen, Linda Hansen, Robert Harden, Joseph Harris, Junior Hassel, Allen Hasty, Sharon Hawkins, Lynn Hayes, Dennis Henderson, Mike Herman, Tom Hickenbottom, Mac Holbert, Peggy Howard, Sherrill Ingram, Malvina Jackson, Edward James, Steven Johnson, Sandra Johnston, Adrian Jones, Sandra Katz, Karen Kennedy, David Kerr, Michael Kirkendall, Rosemary Klempnauer, Judith Knight, Judy Knopff, Nancy Kratzenstein, Barbara Layne, Bradley Landino, Lauren Layne, Nancy Leonard, Randy Leonard, Tom Lewis, Richard Lindsay, William Little, Bryan Loehr, Archie Lopez, Rancy Love, Darlene Magill, Edward Majan, Bonnie May, Georgia McClintock, Rebecca McAleer, Pat McClure, Patricia McCullah, Maurice McMullin, James Meniaci, Dick Milldrum, Bonnie Mitealf, Billy Mitchell, Carolyn Mitchell, Stephen Molfino, Randy Moon, Remo Morelli, Tim Morgan, Bonnie Mortimer, Dennis Mounge, Scott Mowry, Steve Mowry, Bill Muhly, Charlene Murphy, Philip Mutter, Vickie

Nama, Patricia Nelson, Gary Neumann, Ramona Newal, Kathy Nielsen, Laura Nowak, Susan Nutt, Bonnie Olmstead, Madelon Oeth, Larry O'Neto, John Panattoni, Charles Parmenter, Ian Philleo, Nancy Pieracci, Forest Pierce, Marsha Pietig, Stephen Piffero, Arlene Pillsbury, Joyce Pitman, Michele Puget, John Putica, Sharon Rander, Joyce Raney, Mark Ridenbough, Joan Rittenhouse, Ramona Roberts, Sylvia Robinson, Arthur Rochelle, Noreen Rosellini, Rejeanne Roy, Charlotte Royals, Brooke Royer, Pamela Russell, Carl Sawyer, John Sequiera, Peter Scontriano, JoAnn Scott, Michael Scott, Rosemary Sims, Diane Skinner, Michael E. Smith, Mike Smith, Fred Sommer, Iralce Spodick, Tom Stagnaro, Bill Stearns, Tom Steel, Sandra Stoneberger, Ann Szczyurek, Janet Thomas, Bill Thompson, Dennis Torchio, Terry Tower, Nancy Twohig, Tom Urey, Frances Villanueva, Maryon Wapelhorst, Alexa Ward, John Wargin, Jeffrey Watts, Judy Wechter, Lance Wehrman, Claudia Welch, Janet Wilder, Dale Wilson, Judy Woods, Mary Wooten, Everett Yee, Suellen York, Bill Yue, Elbert Mallatt, and Elsie Mallatt.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister Julianne, C.S.J., Sister Agnes Claire, C.S.J., Mrs. William Whiting and Mrs. Keith Ullrich, adults; and the following eighth grade students from St. Eugene's School, Santa Rosa: Jack Atkins, Dorothy Bailey, Diane Bowers, Edgar Brady, Julia Byrnes, Paulette Capitani, Karen Chandler, Dennis Duckett, Linda Faulhaber, Bill Forsythe, James Fitzpatrick, Diane Gamber, Linda Germone, Michael Haen, John Helm, Karen Henderson, Danny Hobart, Melissa Husby, Peggy Jadin, Mary Klein, Terry Kotula, Jay Kreissl, Linda Kruder, Yvonne Leger, David Leveroni, Ann Lewis, Denisse Mattei, Marilyn Mellott, Jimmy Moore, Michael Morgado, Patrick O'Neill, John Ragona, Anne Rattigan, Greg Rixon, Patricia Ryan, Mary Ann Sharp, Katherine Taylor, Karen Thuesen, Deanne Trombetta, Scott Ullrich, Garritt Van Dyk, Robert Viarengo, Mary Patricia Whiting, Geoffrey Williams, and Stephanie Wilson.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following eighth grade students from Carquinez Elementary School, Crockett: Danny Astiz, Jo Astiz, Janis Baranzini, Jackie Bauer, Tom Beldi, Gayle Biagi, Susan Biagi, Louis Bortolussi, Paul Bottini, Wayne Bottini, Carol Breeding, David Braz, Robert Burnett, Bradlee Carlos, Rodney Christenson, Fred Clerici, Pat Davenport, Ellen Deason, Mary Denton, Joan Draper, Wannell Duke, Gary Fanucchi, Paul Garavaglia, Dolores Gardella, Dennis Glennon, Terry Gonsalves, Adan Gonzales, Phyllis Hale, Kathleen Hallissy, Charles Hossekus, Albert Huddleston, David Hunt, Joanne Iacobbitti, Susan Jusaitis, Chris Kirkhouse, Diane Kleppe, Albert Lawrence, Wilma Lawrence, Tom Lettich, Roza Lozano, Eddy Maestas, Robbin Marlow, Janice Milani, Glenn Mitchell, Randy Montasano, Steve Nordin, Barbara Pagni, Don Pape, Charmaine Porini, Bill Peters, Ward Rodriguez, Anna Romao, Glen Schuetz, Judie Scott, Lawrence Selby, Susan Streeter, Carol Timek, Paul Triglia, Janice Turner, Greg Vaio, Bill Wells, Susan Wilson, John Yacovetti, and Joyce Zillman.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to John Sherman, district superintendent and principal; William DesCombes, vice principal; and the following eighth grade students from Brittan Elementary School, Sutter: Lawrence Allenbaugh, Paul Boehmke, Tommy Boggess, Pamela Britt, Larry Chambers, Edith Close, Allen Cooper, Lynn Cox, Ariel DeWitt, Shirley Durham, Brenda Farrar, Tommy Farrar, Michael Graham, Larry Lewis, Linda Luttrell, James Maral, John Maral, John McBride, Jo Ann Medock, Bruce Minton, Sherry Murray, Judy Nelson, Susan Nelson, Donald O'Neal, Patty Parks, Larry Rayburn, Ronald Snelson, Fred Snyder, Jimmy Simpson, Jack Stegemann, Kay Stroud, Margie Swaengren, Mary Jo Terry, Bob Thompson, Jo Ann Tigard, Barbara Treat, Ronald Treat, Gregory Turner, and David Whitmer.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, DEPARTMENT OF FINANCE
SACRAMENTO, February 28, 1962

Hon. Glenn M. Anderson
President of the Senate
Hon. Jesse M. Unruh
Speaker of the Assembly

GENTLEMEN: In accordance with the requirements of Section 11011 of the Government Code, submitted herewith is the "Annual Report to the State Legislature on Surplus Proprietary Lands," by the Department of Finance.

On October 10, 1961, the department instructed each state agency, under the subject "Annual Inventory and Report of Excess State Land," to review all lands under its jurisdiction and submit a report thereon to the Department of Finance. The instructions read in part as follows: "The report will in all cases include a statement that a review of all lands owned by the agency has been made, and will list those lands determined to be excess. Lands previously reported as excess . . . shall not be included in the current report."

In response to the above, the various agencies have declared 11 parcels comprising 212.4 acres to be surplus to their foreseeable needs. The salable properties, having an estimated value of \$372,010 are described in detail in the body of this report. It is recommended that bills be passed in the manner prescribed in said Section 11011 by each house of the Legislature, in this, its current session, authorizing the sale, exchange or other disposition of these properties. The Department has caused such bills, now before you, to be introduced for this purpose.

Since commencement of the present surplus property disposal program established by the Legislature in 1951, the Department of Finance has caused approximately 7,490 acres of land to be sold or permanently encumbered and returned to the tax rolls with the exception of those properties conveyed to local tax-exempt governmental agencies. The cumulative total revenue resulting from the department's activities over the years has been \$6,832,491.12 including \$2,527,237.12 produced in the past calendar year. This latter amount includes proceeds from the sale of five parcels to state agencies operating almost entirely on funds derived from nonstate sources.

The volume of sales in 1961 increased substantially over previous years. In spite of this the revenue did not reach the amount forecasted.

A serious setback to the sales program occurred early in 1961 when the surplus portion of the Fairview State Hospital site in Costa Mesa, containing 351 acres and valued in excess of \$4,000,000 became the subject of litigation instituted by the former owners who are demanding revestment of title. The department's Property Acquisition Division was in the process of announcing the sale date for this land, divided into eight saleable units, when the Board of Control received notice of the action. Due to its effect on the marketability of title, further action is being withheld until this cloud is dispelled.

With the advent of President Kennedy's energetic program for disposal of unused federal government installations, the unit handling the disposal of surplus state lands was directed to give its attention to the acquisition of federal lands fitting programmed needs of the agencies. Federal regulations provide for granting public agencies substantial discounts from fair market value, depending on intended use

of the property. Thirty seven (37) surplus U.S. government properties were investigated by the division, with negotiations now under way for the acquisition of four parcels at an expected savings to the State of approximately \$7,650,000. The division's activities in this field achieved direct benefits for the State, far offsetting the resultant slow-down in sales of state lands. A summary of the parcels offered to the State last year is contained in Supplement "C" of this report.

The need for action was implied and taken on legislation enacted in 1961, wherein directives required conveyances at no cost or, as distinguished from the larger more valuable properties at hand, for relatively low dollar volumes. These parcels represented nearly half those authorized for disposal.

Late in the year, the Property Acquisition Division also initiated a program whereby surplus properties of certain agencies, such as the Division of Highways, the Reclamation Board, and the Department of Water Resources, exempt from the provisions of Section 11011, are first made available to other state agencies before being offered on the open market. Based on its proven value with respect to federal and other state lands, this new program is expected to provide further benefits and savings to the State. Commencing in the 1963 report, results of this practice will be described in detail.

Your attention is directed to Supplements "A" and "B" herein, which respectively set forth in detail all parcels disposed of in 1961 and the progress made on those yet unsold. Unless otherwise specified by the enactment, all parcels conveyed in fee were first made available to the various state and local agencies, who expressed no need for them.

Respectfully,

HALE CHAMPION, Director of Finance

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 27, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 6

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 6—An act to amend Section 9039 of the Business and Professions Code, relating to license fees of registered social workers.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 5

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 3

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 4

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Transportation

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Transportation, to which was referred:
Senate Resolution No. 26

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

COLLIER, Chairman

Above reported resolution ordered to third reading.

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Transportation, to which was referred:
Assembly Bill No. 3

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

COLLIER, Chairman

Above reported bill ordered to second reading.

Committee on Revenue and Taxation

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred:
Senate Bill No. 7

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

GRUNSKY, Chairman

Above reported bill ordered to second reading.

Committee on Finance

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Finance, to which were referred:
Senate Bill No. 3
Senate Bill No. 4

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

MILLER, Chairman

Above reported bills ordered to second reading.

Committee on Transportation

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Transportation, to which was referred:
Senate Concurrent Resolution No. 20

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

COLLIER, Chairman.

Above reported resolution ordered to second reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 9: By Senator Cobey—An act to amend Section 13521 of the Penal Code, relating to penalty assessments for criminal offenses.

Referred to Committee on Judiciary.

Senate Concurrent Resolution No. 25: By Senator Weingand—Relative to the naming of State Highway Route 57 in memory of the late Senator John J. Hollister.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 26: By Senator Farr—Relative to the consideration of conduits for educational television in connection with planned school and college building construction.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 27: By Senators Farr and Grunsky—Relative to the Driver Education and Training Program.

Referred to Committee on Rules.

RECESS

At 3.14 p.m., on motion of Senator McCarthy, the Senate recessed until 3.56 p.m.

REASSEMBLED

At 3.56 p.m., the Senate reconvened.

Hon. Edwin J. Regan, of the Fifth Senatorial District, presiding.
Secretary J. A. Beek at the desk.

CONSIDERATION OF DAILY FILE THIRD READING OF SENATE BILLS

Senate Joint Resolution No. 4—Relative to the purchase of the United Nations Bonds.

Resolution read.

Motion to Amend

Senator Lagomarsino moved adoption of the following amendment:

Amendment No. 1

On page 2, line 1, of the printed measure, after "bonds", insert "subject to the following conditions:

(a) That the purchase of these bonds will not commit the United States to purchase future bond issues;

(b) That the purchase of bonds by the United States should be conditioned on the purchase of a reasonable portion of the remainder of the bond issue by other nations; and

(c) That steps shall be taken to induce nations to pay their fair share of United Nations obligations".

Amendment read, and refused adoption.

Further Consideration of Senate Joint Resolution No. 4

Senate Joint Resolution No. 4—Relative to the purchase of the United Nations Bonds.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Holmdahl, McAteer, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattey, Stiern, Teale, Weingand, and Robert D. Williams—29.

NOES—Senators Dolwig, Lagomarsino, McCarthy, Murdy, Sturgeon, and J. Howard Williams—6.

Resolution ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 14—Relative to the reports of veterans' organizations.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Dolwig, Donnelly, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, Quick, Rattigan, Shaw, Short, Slattery, Sturgeon, and J. Howard Williams—26.

NOES—Senators Cobey, Farr, O'Sullivan, Richards, Rodda, Stiern, Teale, Weingand, and Robert D. Williams—9.

Resolution ordered transmitted to the Assembly.

Senate Joint Resolution No. 3—Relative to the construction of Hidden Dam and Reservoir on the Fresno River.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Joint Resolution No. 5—Relative to a minimum wage law for agricultural workers.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.

NOES—None.

Resolution ordered transmitted to the Assembly.

By Senator Brown:

Senate Resolution No. 51

Relative to Joe Riley

WHEREAS, It is with a profound sense of regret that the Senate learned of the untimely passing of one of its former distinguished colleagues; and

WHEREAS, Joe Riley was elected in 1930 to serve as the Honorable Senator of the 28th District representing Mono and Inyo Counties; and

WHEREAS, Joe Riley was a native Californian, born September 29, 1896, in Angels Camp, Calaveras County, of pioneer parents and was raised in the mining camps of the Mother Lode country and the boom camp of Goldfield, Nevada, moving to Bishop, Inyo County, California in 1910; and

WHEREAS, Throughout his life Joe Riley strived to better his community and aid his fellow man, being active in any endeavor which he believed would further the community and his State; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate hereby acknowledges the profound loss to this State on the passing of Joe Riley and wishes to express its most sincere condolences to the bereaved widow, Mrs. Gertrude Riley, and his daughter, Mrs. Dean Knight; and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to Mrs. Gertrude Riley and Mrs. Dean Knight.

Resolution read, and unanimously adopted on motion of Senator Brown.

MOTION TO CONFIRM GOVERNOR'S APPOINTMENTS

Senator Burns moved that the Senate take up at this time for confirmation the following appointments of the Governor, which were

reported from the Committee on Rules on March 26, 1962, appearing on pages 219 and 220 of the Senate Journal, recommending their confirmation:

DENVER C. PECKINPAH, Member, Motor Vehicle Pollution Control Board, vice self, term expired, for the term prescribed by law, ending July 1, 1964;

CHIFF HENRY R. MORTON, Member, California State Communications Advisory Board, vice self, term expired, for the term prescribed by law, ending December 31, 1963;

GEORGE W. WELSH, Member, State Board of Barber Examiners, vice self, term expired, for the term prescribed by law, ending January 15, 1965;

OMAR C. HEITMEYER, Member, State Board of Barber Examiners, vice self, term expired, for the term prescribed by law, ending January 15, 1964;

MRS. NELL MONTGOMERY KOCH, Member, Board of Trustees, Porterville State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation;

MARJORIE E. KRIER (Mrs. Joseph), Member, Board of Trustees, Porterville State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation;

OTTO E. SARGENT, Member, Board of Trustees, Porterville State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation;

RICHARD H. KEATINGE, Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1963;

EDWARD F. DOLDER, Chief of the Division of Beaches and Parks, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Director of Parks and Recreation;

LESLIE H. MALAND, Member, Board of Trustees, Camarillo State Hospital, vice self, term expired, for the term prescribed by law, ending four years from date of confirmation;

KENNETH D. SEVERIT, Member, State Fire Advisory Board, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor;

DR. W. BALLENTINE HENLEY, Member, Western Interstate Commission for Higher Education, vice self, term expired, for the term prescribed by law, ending October 12, 1965;

GEORGE A. SHERMAN, Chief of the Division of Industrial Safety, Department of Industrial Relations, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor;

JUDGE PETER J. CORMACK, Member, State Board of Forestry, vice self, term expired, for the term prescribed by law, ending January 15, 1965;

LESLIE O. CODY, Member, State Board of Forestry, vice self, term expired, for the term prescribed by law, ending January 15, 1965;

GEORGE G. SINOPOLI, Member, California Veterans Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

ALFRED PAYNE SMITH, Member, Contractors' State License Board, vice self, term expired, for the term prescribed by law, ending January 15, 1963;

WILLIAM J. McCANN, Member, Commission on Peace Officer Standards and Training, vice Samuel Leask, resigned, for the term prescribed by law, ending September 18, 1962;

JOHN MONAGHAN, Member, California Veterans Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

EDMOND F. BROVELLI, Member, State Mining Board, vice Bert C. Austin, deceased, for the term prescribed by law, ending January 15, 1963;

DEAN HANLEY MCCOY, Member, Board of Trustees, Fairview State Hospital, vice Mrs. Joey Ham, resigned, for the term prescribed by law, ending four years from the date of confirmation;

THOMAS E. MURPHY, Member, Certified Shorthand Reporters Board, vice Harry T. Shafer, given another term as provided in the 1961 legislation, for the term prescribed by law, ending December 31, 1963;

WILLIAM O. RILEY, Commissioner, Pacific Marine Fisheries Commission, vice John S. Crivello, resigned, for the term prescribed by law, ending September 19, 1963;

STEVE D. CARROLL, Member, State Board of Dry Cleaners, vice Harold G. Lord, term expired, for the term prescribed by law, ending January 15, 1966;

CHARLES R. SPATS, Member, State Board of Dry Cleaners, vice Jerry Thompson, term expired, for the term prescribed by law, ending January 15, 1966;

ALEX GOOGOOIAN, Member, Cemetery Board, newly created position (public member), for term prescribed by law, ending January 15, 1964;

JOHN F. REGINATO, Member, Small Craft Harbors Commission, vice Carl J. Wright, term expired, for the term prescribed by law, ending January 15, 1966;

DONALD SHANEDLING, Member, Board of Trustees, Camarillo State Hospital, vice Dr. Laynard L. Holloman, term expired, for the term prescribed by law, ending four years from the date of confirmation.

HARRY MARTIN KAMP, O.D., Member, Adult Authority, vice Clinton T. Duffy, term expired, for the term prescribed by law, ending March 15, 1965;

CAPTAIN WILLIAM H. MADDEN, Member, Adult Authority, vice Major General Oscar J. Jahnsen, term expired, for the term prescribed by law, ending March 15, 1966;

JIM H. BERRY, Member, Board of Harbor Commissioners, for Humboldt Bay, vice self, term expired, for the term prescribed by law, ending January 30, 1966. (Designated ex-officio surveyor and secretary of the port);

JUDSON L. BROWN, Member, Board of Harbor Commissioners for Humboldt Bay, vice self, term expired, for the term prescribed by law, ending January 30, 1966;

RICHARD W. SAUKKO, Member, Board of Harbor Commissioners for Humboldt Bay, vice self, term expired, for the term prescribed by law, ending January 30, 1966;

CURTIS C. ALLER, JR., Ph.D., Member, Social Welfare Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

FRANK PAUL CHIRCO, Member, State Board of Barber Examiners, vice James D. Knauss, term expired, for the term prescribed by law, ending January 15, 1966;

NANCY C. SWADESH (Mrs. Samuel), Chief, Division of Industrial Welfare, Department of Industrial Relations, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

WILLIAM A. NORRIS, Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1963;

DORMAN L. COMMONS, Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

The roll was called, and the appointments were confirmed by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattey, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.

NOES—None.

Appointments Confirmed

Whereupon the President announced that the Senate had confirmed and consented to the appointments of Denver C. Peckinpah, Chief Henry R. Morton, George W. Welsh, Omar C. Heitmeyer, Mrs. Nell Montgomery Koch, Marjorie E. Krier (Mrs. Joseph), Otto E. Sargent, Richard H. Keatinge, Edward F. Dolder, Leslie H. Maland, Kenneth D. Severit, Dr. W. Ballentine Henley, George A. Sherman, Judge Peter J. Cormack, Leslie O. Cody, George G. Sinopoli, Alfred Payne Smith, William J. McCann, John Monaghan, Edmond F. Brovelli, Dean Hanley McCoy, Thomas E. Murphy, William O. Riley, Steve D. Carroll, Charles R. Spats, Alex Googooian, John F. Reginato, Donald Shanedling, Harry Martin Kamp, O.D., Captain William H. Madden, Jim H. Berry, Judson L. Brown, Richard W. Saukko, Curtis C. Aller, Jr., Ph.D., Frank Paul Chirco, Nancy C. Swadesh (Mrs. Samuel), William A. Norris, and Dorman L. Commons.

**CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF ASSEMBLY BILLS**

Assembly Concurrent Resolution No. 12—Relative to the California Law Revision Commission.

Resolution read, and presented by Senator Cobey.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolution was offered:

By Senators Arnold, O'Sullivan, Miller, Begovich, Fisher, Gibson, and Robert D. Williams:

Senate Resolution No. 55

Relating to school districts

WHEREAS, Education Code Section 17503, as enacted by the 1961 Session of the Legislature, calls for the following amounts to be expended from "current expense of education" of local school district budgets for classroom teachers' salaries:

- (a) Elementary districts, 60 percent;
- (b) High school and junior college, 50 percent;
- (c) Unified, 55 percent; and

WHEREAS, This section calls for the Superintendent of Public Instruction to grant or deny exemptions requested by school district governing boards from the provisions of the section; and

WHEREAS, The current Section 17503 resulted from a study conducted by the Senate Fact Finding Committee on Governmental Administration; and

WHEREAS, That Committee retains an interest in the operation and implementation of the section, and properly should be informed of the nature and extent of any problems resulting from the section; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate requests the Superintendent of Public Instruction to furnish a true and complete copy of all actions taken by his office in response to requests for exemptions from the provisions of Section 17503 by individual school district governing boards; and be it further

Resolved, That the Superintendent of Public Instruction is requested to inform all school districts that, in the event they make application for exemption from the provisions of Section 17503, that they, also, are to furnish the Senate Fact Finding Committee on Governmental Administration with a true and complete copy of the request for exemption, including but not limited to the amount of exemption requested, the reasons for making such a request, and proposed adjustments in the event the request is not granted; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a copy of this resolution to the Superintendent of Public Instruction.

Resolution read, and referred to Committee on Governmental Efficiency.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 16 Relative to amending Rule 36 of the Joint Rules of the Senate and Assembly for the 1962 Regular (Budget) Session, concerning expenses of members;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the 27th day of March, 1962, at 4 p.m.

BURNS, Chairman

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 26

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Education.

BURNS, Chairman

Above reported resolution re-referred to Committee on Education.

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 27

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Transportation.

BURNS, Chairman

Above reported resolution re-referred to Committee on Transportation.

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 24

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Natural Resources.

BURNS, Chairman

Above reported resolution re-referred to Committee on Natural Resources.

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Resolution No. 53

Senate Joint Resolution No. 12

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Transportation.

BURNS, Chairman

Above reported resolutions re-referred to Committee on Transportation.

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Joint Resolution No. 10

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Judiciary.

BURNS, Chairman

Above reported resolution re-referred to Committee on Judiciary.

MOTION TO PRINT REPORT

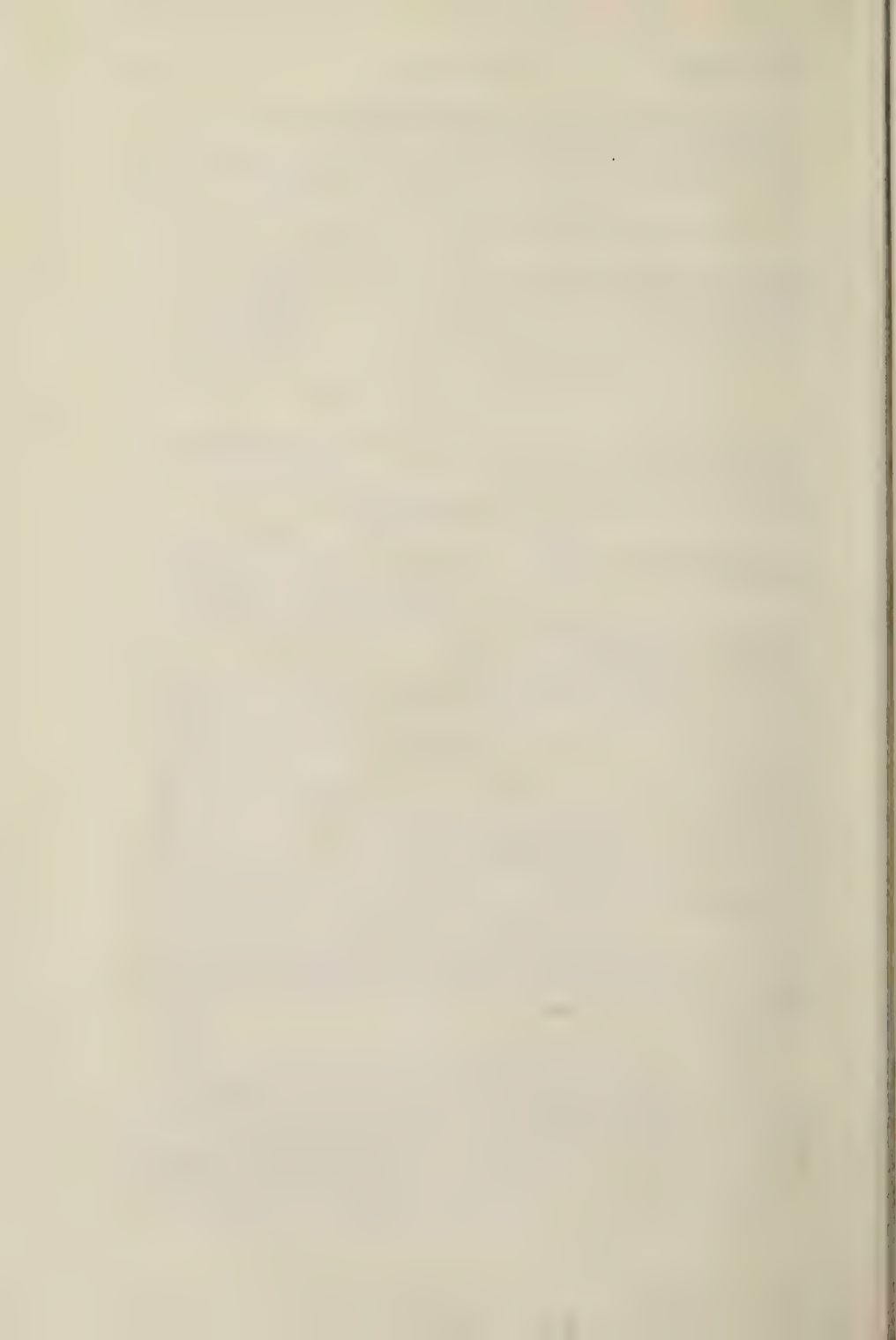
Senator Farr moved that 2,500 additional copies of the Report of the Senate Committee on Correctional Facilities, which was submitted in 1961, be printed for distribution.

Motion carried.

ADJOURNMENT

At 4.25 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Wednesday, March 28, 1962, out of respect to the memory of the late Honorable Joe Riley.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

FIFTEENTH LEGISLATIVE DAY
TWENTY-FOURTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Wednesday, March 28, 1962

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Slattey, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—37.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Almighty God, Who hast given us this good land and this growing State as our heritage, we humbly pray that we may ever be a people mindful of Thy favor and desirous of doing Thy will. Especially, we pray this day for this Senate of the State of California; that Thou will direct and guide its deliberations and decisions. May the safety, welfare and honor of the people be our immediate aim; and the accomplishment of Thy will, the advancement of peace, truth and justice our ultimate goals. To these ends wilt Thou give unto these Senators strength of body, strength of character and strength of commitment. In the name of Him in whom we find our strength of purpose and aim. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Dolwig, on motion of Senator Burns, due to personal business.

Senator Short, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Farr, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. George W. Welsh of South Gate; and Mrs. Pauline J. Heitmeyer of Riverside.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Jack Cramer of San Rafael.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Tom Vortmann, Bernard Averbuch and former Senator Gerald O'Gara, all of San Francisco.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Norman Johnson, Mrs. M. Hall, Warren Mines, Jerry Ashley, Doug Downs, and Mrs. Joe Sains, all of Sacramento; and Miss Carol McWhinney of Sacramento State College.

On request of Senators Murdy and Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Harold and Ruth Snyder of Newport Beach; and Paul and Ruth Clement of Berkeley.

On request of Senator Backstrand, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Keith Hayden of Blythe.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. George Reed of Occidental; Mr. and Mrs. John Bancroft of Monte Rio; and Blanche Hansen of Forestville.

On request of Senators Brown and Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to James Rogers of Antioch.

On request of Senator Christensen, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Hanna Bjørndal of Oslo, Norway; and Mrs. Lois Mahoney of Sacramento.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following residents of Sacramento Manor, Senior Citizens Apartment Community, Sacramento: *Messrs. and Mmes.* Ray W. Piercy, Charles Lange, A. D. Allen, John E. Belcher, James Rasmussen, O. C. Craven, Hans Larsen, and A. T. Hinze; *Messrs.* G. W. Blomquist, Roy A. Ford, E. B. Gray and Fred Bernatowicz; *Mmes.* Amy Freed, Esther Epstein, Ruth Berkins, Hazel Onstad, Hattie Vanderford, Irene Morton, Sallie Fowler, Bernice Rinden, Lily Blackwood, Hope Johnson, Grace Branch, Denny Spangenberg and Phyllis Schmale; and *Miss* Mary McRae.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the Livermore Branch League of Women Voters: Mrs. Leo Adams, Dr. Norman Bonner, Mrs. Adele Bonner, Dr. George Coleman, Mrs. Lois Coleman, Mrs. Dorothy Hudgins, Mrs. Alice Mohr, Dr. Albert Oliver, Mrs. Jane Oliver, Mrs. Ruthann Taylor, Dr. Kenneth Trigger, Mrs. Esther Trigger, Mrs. Roselyn Zwick, Mrs. Helen Huber, Mrs. Joan Johnson, Mrs. Thelma Landon, Mrs. Carol Scribner, and Mrs. Margaret Cate.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Denny Wilcher, teacher, and the following students from the Walden Center School, Berkeley: Susan McRae, Ellen Webb, Mike Rainwater, David Claus, Michael Harris, Brad Rogers, Emlen Myers, David Siegel, and Jonny Palley.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Gene Phillips, teacher; and the following students from Samuel Gompers High School, San Francisco: Donna Anderson, Roger Becknell, Maurice Bermillo, Edwardo Bustos, Lee Butler, Danny Chan, Nancy Chan, Victor Cornejo, Bill Eastman, Gloria Escobar, Florinda Flores, James Grooms, Stephen Hasagawa, Abe Herrera, Helen Hom, Shikowa Ikegami, Coralina Imery, June Kawasetu, Jack King, Yoshiko Kojima, Renata Larin, Daniel Mar, Marise Marcheschi, Patsy McCutcheon, Brenda Mendoza, Tilo Pag, Lucilia Refugio, Marise Ricci, Celina Robleto, Lydia Selim, Sylvia Selim, Vera Seregin, Miguel Solorio, Luis Telleria, Olympia Torres, Olga Wer, Mike Worrell, and Lisa Yee.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mother Cecilia and Mother Bernadette, adults; and the following eighth grade students from St. John's Grammar School, San Francisco: Bonnie Baader, Stephen Blai, Sidney Buckman, Margaret Burns, Louise Coiner, Linda Covell, Gloria De Ricco, Nancy Dresser, Pamela Driessea, Sonia Duhay, Joyce Fodrini, Joseph Federico, Leona Franke, William Galban, Dorothy, Geoghegan, Denise Hagemann, Susan Holmer, Margot Juarez, Norman King, Jean Konte, Robert Lamey, Nancy Landa, Mary Lanthier, Andrea Larson, Kathleen Laymet, Ronald Maeri, Patrick Maquire, Joseph Metranga, Albert Menater, Eleanor Mistretti, Bernadette Moynihan, Elaine McHugh, Norman Ploss, Joyce Priolo, Michael Regalia, Robert Rufo, Joan Seannell, Linda Sebanc, Giovanna Seghetti, Jean Sharkey, Sheila Shea, Yamilet Sierra, Michael Simpson, Helen Tigno, RoseMarie Wallace, Aline Watkins, and Cynthia Zammit.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Leonard Whitmore, principal; Leroy Light and Magdalene Morison, teachers; and the following eighth grade students from El Capitan School, Delhi: James Abuan, Ronald Adams, Dosie Alcorde, Patricia Andrew, Gerald Anson, James Anson, Jackie Badgett, Ronnie Bennett, Larry Biscaglia, Jane Boucher, Deborah Boyd, Ronnie Boyd, Marina Bresciani, David Brown, Lee Browning, Don Carter, Terry Carter, Darrell Cherry, Lillian Christensen, Gary Clardy, Fred Clark, Shirley Clark, Jeff Cole, Donna David, Ray Davis, Carolyn Dyle, Philip Eman, Ronnie Fargason, Curtis Fronezak, Gretchen Gahagan, Thomas Glenn, Melvin Goodnight, Larry Harry, Carla Hawkins, Martha Hibdon, Betty Hicks, Dianne Hopton, Joyce Hoskins, Barbara Howard, Linda Huber, Anthony Hughes, Tom Jackson, Velda Jackson, Roger Jameson, Sandy Johnson, Paulette Jones, Larry Kennedy, Gary Kenyon, Sharon Luney, Deborah Mabakon, Karen Maule, Allen Mayfield, Robert Miller, Linda Milward, Jo McCombs, Clifton McDowell, Becky McGee, Lauren Nambatac, Rosemary Neves, David O'Neil, Esther Paculba, Gary Pappas, Roberta Parks, Clifford Parnell, Gary Payne, Mike Perez, Robert Romero, Darlene Santos, Steven Sapp, Lana Schell, Jack Shirley, Tony Silva, John Simpkins, Linda Sparks, Danny Spencer, Michelle Stambaugh, Dennis Taylor, Gary Taylor, Carol Thomas, Jim Tucker, Larry Turley, Carolyn West, Pamela White, Mary Ann Williams, Joe Wine, and Kevin Wychopen.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mother Marie Therese Augustine, F.S.E., Mrs. Chouinard, Mrs. Matthews, Mrs. Reid, Mrs. Monaghan, Mrs. Pfaff, and Mrs. Lasater, adults; and the following eighth grade students from St. Rita's School, Fairfax: Gregory Arata, Thomas Butler, Charles Burch, Robert Cary, Jonathan Cabarrus, Raymond Castle Blane, Louis Churchville, Richard Citti, George Croke, Thomas Cudworth, Paul DePatta, Bernard Dohrman, Charles Gombia, Michael Laseter, Timothy McCann, Timothy Monaghan, Paul Neilan, Gary Pfaff, Terrence Ranallo, Robert Stout, Roger Tobin, Marianne Allen, Marilyn Artigiani, Janet Bernasconi, Marianne Boyer, Sharon Champie, Jeanne Chouinard, Suzette Davidson, Christine Degraf, Lorraine Ferrua, Nancy Fouts, Mary Gnecco, Sonja Grange, Julie Hanrahan, Katherine Lococo, Kathleen Matthews, Nina McCourt, Bernadette Orendorff, Linda Palmer, Laurene Pelleriti, Christine Pilara, Stephanie Pinson, Elizabeth Reid, Mary Rubinsack, Donna Santisteban, Olivia Squeri, and Lynn Stasiowski.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Mary McDowall, teacher; Mrs. Clarence Rogers, Mr. and Mrs. George Weatherhead, adults; and the following eighth grade students from the Three Rivers School, Three Rivers: Pamela Beek, Lynda Bewley, Karen Boshart, Kathie Boshart, Marilyn Brown, Kathy Grindle, Nancy Hooper, Patricia Moore, Carol Nunnelee, Bonnie Rogers, Opal Simmons, Linda Berry, Stanley Coffelt, Daniel Davis, Robert Davis, Daniel Hammer, Kenneth Hart, Brian Hines, Lawrence Severns, Randy Weatherhead, Todd Wells, and Brian Whitten.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Victor D. Lowther, principal; Mrs. Alameda Adkins and Mrs. G. L. Bennetts, adults; and the following seventh and eighth grade students from the Packwood School District, Visalia: Karen Adkins, Pat Alves, Bryan Bennetts, Danny Bennetts, Gary Correia, Judy Cottle, June Cottle, Linda Coulson, Barbara Dennis, Lewis Dias, Angie Gonzales, J. D. Landers, Sammy Miller, Margie Miranda, Mike Perez, Raymond Romero, Joe Carvalho, and Joe Manuel Carvalho.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Mae Maggard, Mrs. Mary Costa, Mrs. Dorothy Santos, Mrs. Ralph Riddell, Mr. R. Lowe, Mr. George Coe, and Mr. Joe F. Martin, adults; and the following eighth grade students from Waukena Union Elementary School District, Waukena: Jim Ayila, Vernal Gomes, Lewis Williams, Mike Schmoor, Darrel Grove, Mike Lorenzo, Rodney Harper, John Bowers, Dale Roberts, Gary Caudle, Johnny Colwell, Steve Baker, Harold Dickerson, Carla Rosotti, Lana Maggard, Margaret Rard, Patti Pedroncelli, Colleen Taggart, Andrea Santos, Lavina Gomez, Carol Martin, Linda Curtsinger, Isabel Pena, and Elizabeth Costa.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Kenneth R. Dawson, Mrs. J. C. Benton, Mrs. Hicks, Mrs. Lonnie Palmer, and Mr. Albert H. McGill, adults; and the following eighth grade students from the Outside Creek Elementary School, Visalia: Jim Benton,

Warren Dill, Leroy Lenox, Marvin Miller, Kenneth Rorgan, Garry Palmer, Morris Palmer, Russel Pendergrass, Ernie Ramos, Marty Resendez, Leland Turner, Francis Hicks, and Nancy Shawn.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Martha Simmons, Mrs. Antoinette Tumbarello, and Mr. King, adults; and the following eighth grade students from Westport Union Elementary School, Modesto: Donna Alexander, Sidney Booker, Wade Bozarth, Mike Brown, Ronnie Brown, Joanne Brush, Virginia Brush, Carolyn Chaves, Cheryl Coffey, Bonnie Garber, Janice Gish, Robert Gomes, Ellen Hammond, Jane Hughes, Dennis Johnson, Milton Jordon, Deborah Kramer, Brenda Lairson, Jim Lewis, Edward Linn, Helen Machado, Jimmy McBride, Amilda McCleskey, Sandra McCleskey, James Manor, Connie Muston, Johnny Navarro, Dick Poulson, Gracie Roberts, Joanne Ryan, Larry Ryan, Mary Helen Santillan, Gene Silva, Janis Sparks, Janette Thorne, Arthur Walton, Sadie Walton, Diana Gomes, Walter McCleskey, and Aldora Brazil.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Florence Peek, teacher; and the following eighth grade students from Mokelumne Hill Elementary School, Mokelumne Hill: Lynda Bondsteel, David Chatfield, Randy Finch, Mary Anne Garamendi, Gloria Hewett, Laura Laidet, Michael Lance, Pat McCartney, Joan Moffitt, and Robert White; and Bonnie Yount from Paloma Elementary School.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for his day was unanimously extended to Pate Thornburg, teacher; and the following eighth grade students from the Railroad Flat Elementary School, Railroad Flat: Jimmy Steinsiek, Clare Morris, Mary Gilmore, and Marlene Wallace.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Carl Bosque, teacher; and the following eighth grade students from the Valley Springs Elementary School, Valley Springs: Paul Arrabito, Carol Barr, David Bowman, Kathy Costa, Donald Cavagnaro, Donna Davis, Ron Erickson, Rodney Fahey, Michael Fink, Susan Foppiano, Elizabeth Gerberding, Cheryl Gribbin, David Henley, Judy March, Linda Maynard, John McMillen, Jack Newby, Alvin Newton, Arlene Pack, Joan Pfler, Paula Robertson, Don Russell, and Janet Snyder.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to John Joyner, teacher; and the following eighth grade students from the West Point Elementary School, West Point: Ray Angeleri, James Arndt, Darlene Avery, Terry Baker, Jane Bellomy, Russell Bethel, Carolyn Bryan, Judith Cox, Jimmy Davis, John Hall, David Herbert, James Joyner, George Raiser, Roger Lischetski, Sara Newhall, Terry Odenthal, Lawrence Pool, Glenda Sharrit, Ann Lingley, Wanda Stallings, Eddie Straws, and Vicky Wilson.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to John Hofstetter, teacher; and the following eighth grade students from the San Andreas Elementary School, San Andreas: Billie Blewett, Nancy Breidenthal, Mary Bybee, Marie Hitchcock, Susan Irving, Patricia Ormsbee, Dorothy

Weeks, Gene Cassella, Stephen Godfrey, Jeffrey Tobin, and John Whaley.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 26, 1962

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointments to office which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

ROBERT MAGDLEN, resident of Hollywood; practicing attorney with Magdlen & Blackstack; graduate of Loyola University and Loyola Law School, Los Angeles; member of the Board of Metropolitan Area Council Boy Scouts; member of the Board of Rancho San Antonio, and Chairman from 1947-1959; member of Los Angeles City Social Service Commission, 1960-1961;

Member, Social Welfare Board, vice Norman J. Hartzer, term expired, for the term prescribed by law, ending January 15, 1966.

FOREST FIORENTI, resident of Delhi; member of the California Aeronautics Board since 1952;

Member, California Aeronautics Board, vice self, term expired, for the term prescribed by law, ending December 31, 1965.

EDMUND P. HALLER, M.D., resident of Stockton; graduate of Northwestern University Medical School, 1924; a radiologist practicing in Stockton, including the Radiology Department at St. Josephs Hospital; active member of the Stockton Sailing Club, including Past Commodore; member of the St. Francis and Corinthian Yacht Club; cruised extensively in the Delta, and raced regularly on San Francisco Bay with the Yacht Racing Association; has a 36-foot cruising sailboat;

Member, Small Craft Harbors Commission, vice Maxwell M. Willens, term expired, for the term prescribed by law, ending January 15, 1966.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 28, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 4
Assembly Bill No. 7

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bills were read the first time:

Assembly Bill No. 4—An act to amend Section 3152 of the Business and Professions Code, relating to the practice of optometry.

Referred to Committee on Rules.

Assembly Bill No. 7—An act to amend Sections 6011 and 6012 of, and to add Section 6012.5 to, the Revenue and Taxation Code, relating to sales and use taxation.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 28, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 4 Assembly Concurrent Resolution No. 27
Assembly Concurrent Resolution No. 26 Assembly Concurrent Resolution No. 28

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolutions were read :

Assembly Concurrent Resolution No. 4—Relative to a study of master plans for school district unification.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 26—Relative to making additional funds available to the Joint Interim Committee on Investment of Public Retirement and Pension Funds.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 27—Relative to the preparation and printing of a Summary Digest and Subject List.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 28—Relative to expenses of the Joint Interim Committee on Law Revision.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 25

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Transportation.

BURNS, Chairman

Above reported resolution re-referred to Committee on Transportation.

Committee on Education

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Education, to which was referred:

Senate Concurrent Resolution No. 26

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

DONNELLY, Chairman

Above reported resolution ordered to third reading.

Committee on Rules

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 6

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Business and Professions.

BURNS, Chairman

Above reported bill re-referred to Committee on Business and Professions.

MOTION TO PRINT LEGISLATIVE COUNSEL OPINION

Senator Arnold moved that the following opinion of the Legislative Counsel regarding School District Expenditures for Teachers' Salaries, be printed in the Journal.

Motion carried.

STATE OF CALIFORNIA
OFFICE OF LEGISLATIVE COUNSEL
SACRAMENTO, February 27, 1962

Hon. Stanley Arnold
Box 150
Susanville, California

School District Expenditures for Teachers' Salaries—No. 1746

DEAR SENATOR ARNOLD: You have asked five questions concerning Section 17503 of the Education Code, which we shall consider in sequence.

Question No. 1

Does the section afford any basis for exemption from the classroom teachers' salary payment requirements, other than the stated "serious hardship to the district" and "excessive comparable teachers' salaries" tests?

Opinion No. 1

In our opinion it does not. However, these two tests are broad in scope and permit consideration of a considerable number of factors pertaining to the employment of personnel and the fiscal operations of a school district.

Analysis No. 1

Section 17503 (added by Chapter 2194 of the Statutes of 1961) requires that there be devoted to the payment of salaries of classroom teachers by the different types of school districts, specified percentages of "current expense of education." The latter expression is specially defined as meaning the gross total of expenditures for the budget classifications of administration, instruction (including salaries and other expense), auxiliary services, school plant (including operation and maintenance), and fixed charges; but not including transportation of pupils, food service, community service, capital outlay, and state school building aid loan repayment. Upon failure of a district to comply with the applicable percentage payment requirement in a fiscal year, the Superintendent of Public Instruction is required to "freeze" in the county treasury during the subsequent fiscal year certain State School Fund apportionments otherwise payable to the district, equal in amount to the deficiency in salary payments.

The governing board of a district is permitted, with approval of the county superintendent of schools, to apply for an exemption from the requirements. Upon receipt of the application the Superintendent of Public Instruction may grant exemption to the district to the extent deemed necessary by him. The amount of frozen funds exempted becomes immediately available for expenditure by the district. If a district in violation does not apply for exemption, or exemption is denied, the Superintendent of Public Instruction is required to either order the nonexempted moneys to be devoted to payment of classroom teachers' salaries during the ensuing fiscal year, or order not less than 50 percent of such moneys to be transferred to the county school service fund. In the latter situation, the amount not ordered to be so transferred becomes immediately available for expenditure by the district.

The application of a school district governing board for exemption from the requirements must be based upon serious hardship to the dis-

trict or the payment of excessive salaries to classroom teachers resulting from compliance with the expenditure requirements. In this connection, the pertinent provisions of Section 17503 read as follows:

"In the event it appears to the governing board of a school district that the application of the preceding paragraphs of this section during a fiscal year results in *serious hardship to the district*, or in the *payment of salaries of classroom teachers in excess of the salaries of classroom teachers paid by other districts of comparable type and functioning under comparable conditions*, the board may, with the written approval of the county superintendent of schools having jurisdiction over the district apply to the Superintendent of Public Instruction in writing not later than July 15th of the succeeding fiscal year for exemption from the requirements of the preceding paragraphs of this section for the fiscal year on account of which application is made." (Emphasis added.)

The "serious hardship to the district" and the "excessive comparable teachers' salaries" statements underscored in the above quotation are the only two tests prescribed by the section as applicable in connection with exemption determinations. However, when the general intent and purpose of the section as a whole is considered, it is apparent, we think, that the tests permit consideration of a number of factors pertaining to a school district's fiscal operations and personnel employment practices for purposes of making determinations.

The urgency clause appended to the statute, in its statement of facts constituting the necessity for immediate effect of the measure, specifies that the provisions are directed to insuring that necessary percentages of school district expenditures are devoted to salaries for classroom teachers. The body of the statute itself, in its definition of "current expense of education," and its specifications of the percentages thereof to be devoted to classroom teachers' salaries, requires the latter budgetary category to be evaluated in the light of expenditures for the categories of administration, instruction, auxiliary services, school plant and fixed charges. An increase in the *percentage of total expenditures* devoted to classroom teachers' salaries could be effected by reducing expenditures for other budget categories and reallocating the extra moneys to the teachers' salary category; or it could be effected by increasing the teachers' salaries expenditures alone, or decreasing the expenditures for other categories alone without reallocation of moneys. It seems clear that the statute contemplates that the Superintendent of Public Instruction shall undertake such comparative evaluation of a school district's financial operations in making exemption determinations. We think that for purposes of the "serious hardship to the district" test, he could, for example, give special weight to the fact that some peculiarity or special circumstance in a school district's situation requires an inordinately large percentage of total expenditures to be budgeted for a particular category.

As to the "excessive comparable teachers' salaries" test, it is apparent that if the requirements of the section are to be satisfied by increasing the total expenditures for the category of classroom teachers' salaries, the additional moneys must be expended either by increasing the salaries of teachers, or engaging additional teachers, or both. For purposes of this test, we think, for example, that where the hiring of

new teachers is the only feasible means of increasing the expenditures for the teachers' salaries category, the availability of teachers for the district would be an important consideration.

In the latter connection we should point out that the apparent intent of the Legislature in enacting Section 17503 into law was to require the necessary sacrifices in budgetary allocations to be borne, to the maximum extent permissible, by the "administration" budgetary category. This can be seen from the report of the Senate Fact Finding Committee on Governmental Administration, under letter of transmittal dated May 15, 1961, entitled *An Analysis of School District Expenditures for Certificated Personnel Salaries*. Section 17503, as it now appears in the law, is set out at pages 56 to 58 of the report as recommended legislation. The report sets forth findings indicating that classroom sizes per teacher in California public schools are inordinately large, and that this condition is produced to a large extent by the practice of employing certificated personnel in nonteaching administrative positions. It is clear, therefore, that in reviewing an application for exemption, the Superintendent of Public Instruction may particularly scrutinize the district's employment structure to determine whether it is "top heavy" with administrative personnel. It must be noted that the total expended for classroom teachers salaries can be increased, and the amount expended for the budget category of "administration" decreased without raising teachers' salaries or hiring additional teachers, by merely reassigning certificated administrative personnel to classroom teaching positions.

Question No. 2

Is there any legal or practical definition of the phrase "districts of comparable type and functioning under comparable conditions" set out in the "excessive comparable teachers' salaries" test?

Opinion No. 2

In our opinion there is no established definition of this phrase, but it is our opinion, too, that it is a standard which can be applied in making exemption determinations by giving its terms their common meanings.

Analysis No. 2

Exemption from the requirements of Section 17503 may be afforded where application thereof results in "payment of salaries of classroom teachers in excess of the salaries of classroom teachers paid by other districts of comparable type and functioning under comparable conditions." The underlined phrase is not one which has an established legal definition. On the other hand, however, we can conceive of no reason why it should not be interpreted and applied, for the instant purposes, in accordance with the ordinary meaning of each of its words as a matter of common usage.

The language, in summary, authorizes an exemption to be granted if application of the requirements results in unusually high teachers' salaries. Unusually high teachers' salaries will be an inevitable result of applying the requirements, only where, in increasing the expenditure for the teachers' salaries budget category, the course of action open to the district is limited entirely or principally to increasing of the

teachers' salary levels. This, in turn, can occur only if it is impossible or impractical to hire new teachers or reassign administrative personnel to teaching positions.

In requiring, for exemption determination purposes, that the teachers' salaries of an applicant district be considered in the light of those of districts of *comparable type*, we think the test refers to the different classifications of school districts provided for in the Education Code. Basically, it means that the salary level of an elementary school district should be examined in the light of those of other elementary school districts, that of a high school district with those of other high school districts—and the same for junior college districts and unified districts. This, we think, is the customary sense in which the word "type" is used with reference to the idea of "school district." However, the districts used as references must be *comparable* districts. We think that the latter word means that the districts used as references must have certain essential characteristics in common with those of the applicant district so that a basis of comparison will exist. The common characteristics must be those which will best serve to carry out the intent and purpose of the statute. What those characteristics may be is a matter to be resolved by the Superintendent of Public Instruction. They might be total enrollment, financial resources, geographical location, or other characteristics.

Question No. 3

What consequences would arise if Section 17503 were to be applied to withhold moneys from a school district to an extent which would result in its receiving from the State School Fund for a fiscal year less than the \$120 per pupil in average daily attendance prescribed by Section 6 of Article IX of the California Constitution?

Opinion No. 3

In our opinion Section 17503 must be construed as being subject to the provisions of Section 6 of Article IX, and cannot be applied to reduce a district's apportionments below the \$120 constitutional minimum.

Analysis No. 3

Section 17503 requires that where, during the preceding fiscal year, a school district has not expended the applicable percentage of current expense of education for the payment of salaries of classroom teachers, the Superintendent of Public Instruction shall "freeze" in the county treasury moneys equal to the deficiency in expenditures. The moneys so frozen are to be taken from apportionments from the State School Fund made to the district after April 15th of the current fiscal year. The moneys are to be frozen in the county treasury pending the superintendent's determination on any application for exemption which may be made by the district governing board. Moneys exempted become immediately available for expenditure by the district. Moneys not exempted are either to be earmarked for the payment of classroom teachers' salaries in the ensuing fiscal year, or not less than 50 percent thereof are to be transferred to the county school service fund and any remainder is to become immediately available for expenditure by the district.

The apportionments from the State School Fund to be made after April 15th in any fiscal year are the "second period growth" apportionment (Ed. C., Sees. 17407, 18002, 18003, 18004) and the "final apportionment" (Ed. C., Sees. 17408, 18460). It is possible that any extra amounts transferred to the State School Fund remaining unallocated for apportionment will have to be apportioned to school districts after April 15th (Ed. C., Sec. 18461). Finally, under provisions requiring transfers to the State School Fund to be made "from time to time" during the fiscal year to meet actual computed apportionments, the apportionment of such an additional amount computed may occur after April 15th (see Ed. C., Sec. 17301, Subd. (b)).

Section 6 of Article IX of the California Constitution requires that there be apportioned to each school district in each fiscal year no less than \$120 per pupil in average daily attendance during the preceding fiscal year.

It is, of course, axiomatic that the statutory law is subject to and cannot contravene the paramount requirements of the Constitution. Thus, if the application of the "freezing" provisions of Section 17503, and the diversion of moneys from a school district would result in the district's receiving from the State School Fund less than \$120 per unit of the preceding fiscal year's average daily attendance, there would be a violation of the constitutional requirements.

Before analyzing the situation where the application of freezing provisions, considered without reference to the remainder of Section 17503, poses the problem of restricting a district's apportionments for the fiscal year below the constitutional minimum, we shall examine the relationship and operation of the constitutional and statutory provisions involved.

In the first place, most of the moneys allowed school districts for the fiscal year are apportioned prior to April 15th, in the form of the "principal apportionment" made on or before September 25th, the "special purpose apportionment" on or before December 10th, and the "first period growth apportionment" on or before February 20th (Ed. C., Sees. 17401-17407, inclusive). The "principal apportionment" contains the bulk of the "basic state aid" to be paid the districts. That money is computed by multiplying the prior fiscal year's units of average daily attendance for a district by \$125—the latter being *five dollars more* than the constitutional minimum required amount of \$120 (Ed. C., Sees. 17751-17851, inclusive). Furthermore, even though apportionments to a district after April 15th might include moneys derived from the "basic state aid" computation prescribed by statute, the district may already have been apportioned more during the fiscal year than the \$120 constitutional minimum amount, through the principal apportionment, the special apportionment (providing for various special educational programs), and the first period growth apportionment. In this connection it must be noted that the Constitution requires only that there be apportioned to a district the minimum amount of \$120 per unit of average daily attendance, and it does *not* require that that amount necessarily be based upon the statutory formulas prescribed for computing what is labeled by statute as "basic state aid," as distinguished from the formulas prescribed for computing the various other

allowance categories for which State School Fund apportionments are made.

Assuming that a school district failing to meet the classroom teachers' salary expenditure requirements of Section 17503 will ordinarily be deficient in that respect by a comparatively small percentage of its total budget, with only that deficiency being subject to the "freezing" by the Superintendent of Public Instruction, it would seem that only in unusual circumstances would the freezing of post April 15th apportionments involve incursion upon the \$120 constitutional minimum apportionment amount.

Considering the situation where a possible interpretation and application of the freezing provisions would result in incursion upon a district's constitutional \$120 minimum entitlement, we should point out that it is established that statutes are, if at all possible, to be given a construction which will render them constitutional, and that the courts will indulge in every presumption and intendment of constitutionality (*Hollywood Turf Club v. Daugherty*, 36 Cal. 2d 352; *In re Skinker's Estate*, 47 Cal. 2d 290; *Mallon v. City of Long Beach*, 44 Cal. 2d 199; *State Board of Dry Cleaners v. Thrifty D-Lux Cleaners*, 40 Cal. 2d 436). It is apparent too, that there would be no question concerning the constitutionality of Section 17503 in these respects if it contained an express provision limiting the operation of the freezing and diversion provision to the extent that no district should receive less during the fiscal year than the \$120 minimum amount fixed by the Constitution. We think that the section should be construed as having been enacted with the intent, on the part of the Legislature, that the constitutional \$120 limitation is to be applicable. The courts, in construing legislation subject to a precise constitutional limitation not alluded to in the statute, will presume that the Legislature intended that the constitutional limitation apply (see *Regan v. San Mateo County*, 14 Cal. 2d 713—statute increasing officer's salary presumed intended to be effective at commencement of next term, as required by Constitution; *Ocean Industries v. Superior Court*, 200 Cal. 235—ambiguities in statutory county boundary descriptions resolved by harmonizing with Constitutional state boundary description; *Wheeler v. Herbert*, 152 Cal. 224—statutory change in county boundaries does not affect constitutional legislative district boundaries).

It is our opinion that the freezing and diversion provisions of Section 17503 are to be interpreted as being subject to the limitations of Section 6 of Article IX of the California Constitution, and that they cannot be applied to divert from a school district during a fiscal year moneys in an amount which will reduce its State School Fund apportionments below \$120 per pupil in average daily attendance during the preceding fiscal year.

Question No. 4

If, because of constitutional limitations, Section 17503 operates to reduce the apportionments of only the "poor" school districts receiving equalization aid, is the section unconstitutionally discriminatory?

Opinion No. 4

In our opinion the answer is "no."

Analysis No. 4

"Equalization aid" is additional aid provided by the Legislature from the State School Fund over and above the minimum \$120 amount required by Section 6 of Article IX of the California Constitution. This additional aid is afforded districts which have comparatively low local taxing resources, and the amount of such aid afforded varies inversely with the district's local financial resources (see Ed. C., Secs. 17901-17909, inclusive). The Legislature is subject to no constitutional mandate to provide such additional aid to these particular districts or on this particular basis. The districts which receive it—sometimes referred to as "equalization aid districts"—do not, as a matter of intrinsic fact, comprise a natural group or classification which would be discriminated against by statutory reductions in this additional aid, within the meaning of constitutional provisions requiring that equality of treatment be provided by the laws. The districts are a class created by the Legislature. What the Legislature has given them in additional aid, it may limit or reduce. We think that no problem of constitutionality is presented in these respects.

We should point out too, that Section 17503 can effect reductions in the State School Fund apportionments of the "wealthy" school districts which receive no equalization aid. Such districts receive "basic state aid" of \$125 per pupil in average daily attendance in the preceding fiscal year. That amount is five dollars greater than the \$120 minimum fixed by Section 6 of Article IX. Thus, the freezing and diversion provisions of Section 17503 could effect reductions of up to five dollars per pupil in average daily attendance of the wealthy districts, wholly aside from further reductions which might be based upon the additional amounts apportionable from the State School Fund for growth and other special purposes.

Question No. 5

If the Superintendent of Public Instruction designates nonexempted frozen funds to be "added to the amounts to be expended for salaries of classroom teachers during the next fiscal year," and the district, in the next fiscal year is independently in compliance with the teachers' salaries expenditure requirements, must the district, nevertheless, add the designated moneys to teachers' salaries?

Opinion and Analysis No. 5

In our opinion the answer is "yes."

Section 17503 prescribes no alternative use of the money under the circumstances. However, in giving the Superintendent of Public Instruction substantial discretion in the granting of exemptions, and in authorizing him to transfer no less than 50 percent of nonexempt moneys to the county school service fund and release the remainder to the district without restriction, Section 17503 appears to make provision for substantially minimizing the impact or possibility of occurrence of this situation.

Very truly yours,

A. C. MORRISON, Legislative Counsel

By ERNEST H. KUNZI, Deputy Legislative Counsel

**CONSIDERATION OF DAILY FILE
SECOND READING OF SENATE BILLS**

Senate Bill No. 7—An act to amend Section 6369 of the Revenue and Taxation Code, relating to exemptions from sales and use taxes.
Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Revenue and Taxation:

Amendment No. 1

In line 2 of the title of the printed bill, after "taxes", insert "to take effect immediately".

Amendment No. 2

On page 1, line 8, after the comma, insert "or supplied to his own patients by or at the direction of a physician and surgeon or podiatrist pursuant to Section 4051 of the Business and Professions Code, and also".

Amendment No. 3

On page 1, lines 9 and 10, strike out "hospital with a pharmacy", and insert "or other licensed hospital".

Amendment No. 4

On page 1, line 11, strike out "in the pharmacy".

Amendment No. 5

On page 1, line 12, after "medicines", insert "as above set forth".

Amendment No. 6

On page 1, line 13, after "county", insert "or other licensed".

Amendment No. 7

On page 1, line 14, strike out "separate or specific".

Amendment No. 8

On page 1, after line 23, insert

"SEC. 2. The amendments of Section 6369 of the Revenue and Taxation Code made by Section 1 of this act are hereby declared to be merely a clarification of the original intention of the Legislature, rather than a substantive change, and such Section 6369 shall be construed for all purposes as though it had always read as amended by Section 1 of this act.

SEC. 3. This act provides for a tax levy within the meaning of Article IV of the Constitution and shall go into immediate effect."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 3—An act to amend Section 7729 of the Business and Professions Code, relating to the Board of Funeral Directors and Embalmers.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 4—An act to amend Section 2458 of the Business and Professions Code, relating to fees charged by the Board of Medical Examiners.

Bill read second time, ordered engrossed, and to third reading.

Senate Concurrent Resolution No. 20—Relative to a prospectus for a comprehensive transportation plan of the San Francisco Bay area.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Transportation:

Amendment No. 1

On page 1, line 22, of the printed measure, after "ning", insert ", the Institute of Traffic and Transportation Engineering of the University of California, the Auto-

motive Safety Foundation, the San Francisco Bay Area Rapid Transit District, the Alameda-Contra Costa Rapid Transit District and all other public and private agencies interested in the subject matter.”.

Amendment read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

SECOND READING OF ASSEMBLY BILLS

Assembly Bill No. 3—An act to amend Section 9554 of the Vehicle Code and Section 10770 of the Revenue and Taxation Code, relating to penalties on motor vehicle registration and license fees, declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

THIRD READING OF SENATE BILLS

By Senators Christensen and Collier:

Senate Resolution No. 26

Relative to the development of recreational areas
along rivers where crossed by bridges

WHEREAS, It is in the public interest to develop all possible areas for recreational use by the people of this State; and

WHEREAS, There is a distinct possibility for the development of recreational areas at or near the sites where bridges are constructed over rivers or streams, especially where the abutment of structure of the bridge is located near the river or stream bed and appears to afford the opportunity of raising the level of the river or stream so as to form boating or swimming areas, or which could otherwise be utilized for recreational purposes; now, therefore, be it

Resolved by the Senate of the State of California, That the Department of Public Works and the Department of Parks and Recreation are requested to conduct a study of the feasibility of developing recreation areas at or near the sites where rivers or streams are crossed by bridges, or where it is proposed that a bridge be so constructed; and be it further

Resolved, That the Department of Public Works is requested to study the matter of access by the public from the highway or bridge to the recreational area and the Department of Parks and Recreation is requested to study the development of such recreational areas; and be it further

Resolved, That the Department of Water Resources and the Department of Fish and Game are requested to co-operate with the Department of Public Works in making this study; and be it further

Resolved, That the departments are requested to co-operate with the United States Corps of Engineers in making their findings and recommendations; and, be it further

Resolved, That the departments are requested to include in such study, among other things, problems which may arise in connection with site acquisition; and be it further

Resolved, That the departments are requested to study in particular the Eel, Mad, Van Duzen, and Klamath Rivers, and any other river or stream which may have a potential for recreational development at or near an existing or proposed bridge crossing; and be it further

Resolved, That the Department of Public Works is requested to coordinate the work of the other departments above named in making this study; and be it further

Resolved, That the Departments of Public Works and Parks and Recreation are requested to report the results of this study to the Secretary of the Senate by January 15, 1963; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to the Director of the Department of Public Works, the Director of the Department of Water Resources, the Director of the Department of Fish and Game, and the Director of the Department of Parks and Recreation.

Resolution read, and unanimously adopted on motion of Senator Christensen.

ADJOURNMENT

At 2.39 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Thursday, March 29, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

SIXTEENTH LEGISLATIVE DAY

TWENTY-FIFTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Thursday, March 29, 1962

The Senate met at 2 p.m.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, Robert D. Williams—37.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Lord God of Life and Thou Spirit of Truth, Help us to realize that none of us are here by mere chance but it is in Thy divine plan and purpose. Lay Thy hand upon us today that our neglected gifts may be revived and our insensitive souls rekindled by Thy spirit. We are grateful, O Lord, for countless number of our citizens who uphold these Senators with their prayers and interest. So often we are influenced unduly by the relentless cries and pushing of those who are near and vocal. Grant to these Senators a serenity of soul and a nobility of purpose that will enable them to be their best selves and carry out the idealism and faith which brought them to this high and noble office. Our prayer is in the Master's Name. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Geddes, on motion of Senator Fisher, due to legislative business.

Senator Shaw, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Gaye LeBaron of Santa Rosa.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Sylvia Vietina, an exchange student from Italy, attending Placer Union High School, Auburn; and Mrs. Ronald G. Cameron of Meadow Vista.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Dixie L. Androus and Betty J. Gilmore, both of Sacramento.

On request of Senator Fisher, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Percy H. Steele, Jr., of San Diego.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Cap Bunley and Terry Bunley, both of Menlo Park.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the Madera Women's Improvement Club: Mrs. Paul Jones, Paula Jones, Mrs. J. Whitaker, Mrs. Frank Euleess, Mrs. Helen Ortlieb, Mrs. Harry Thomas, Mrs. Ida Scott, Mrs. Robert Daniel, Mrs. Sherman Thomas, Mrs. Ralph Stoetzel, Nicholene Carlson, Susan Bitter, Vickie Bitter, Mrs. George Bitter, Mrs. Ed Adkins, Christie Rynerson, David Gill, Mrs. H. E. Rogers, Mrs. Stuard Slaven, Mrs. Leonard Reiring, Diane Reiring, Mrs. Paul Simonian, Dana Herr, Mrs. Jess Ward, Mrs. George Gerling, Janice Gerling, Mrs. Carl LaMattina, Celia Rago, Mrs. Jim Chase, Jimmy Chase, Marie Chase, Mrs. A. Farinelli, Dolene Farinelli, Rickey Farinelli, Robert Romero, Rita Romero, Mrs. Robert Whitaker, Mark Whitaker, Geraldine Arnold, Mrs. Stanley Gruenwald, Mrs. Gilchrist, Miss Gilchrist, and Joanne Cochran.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following guests from Santa Clara County: Vice Mayor Oliver of Alviso; Mayor Henry A. Weitzel of Campbell; Councilman Verne H. Jewett of Cupertino; City Manager Philip W. Storm of Cupertino; Mayor Sig Sanchez of Gilroy; City Manager G. B. Carr of Gilroy; Councilman James R. Thurber, Jr. of Los Altos; Mayor Wm. B. Clayton of Los Altos Hills; Mayor Alberto E. Merrill of Los Gatos; Mayor Richard B. Taylor of Milpitas; City Manager Warren Schmidt of Milpitas; Councilman W. D. Weisenburger of Milpitas; Mayor Thomas B. Inglis of Monte Sereno; Mayor Paul Moore of San Jose; Mayor Matt P. Talia of Santa Clara; City Manager Donald R. VonRaesfeld of Santa Clara; County Supervisor Ralph Mehrkens of Santa Clara; Mayor Fred J. Logan of Sunnyvale; Mayor Charles M. Moore of Mountain View; John T. O'Halloran of Mountain View; Kenneth L. Peterson of Gilroy; and Robert McNamee of Santa Clara.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Gil Swift of Tulare.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Robert J. Aikens of Lancaster; and Ruel Williams of Rosamond.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the El Sobrante Business and Professional Women's Club: Arlene Martin, Arrietta Morgan, Gladys Harrison, Jo Evans, and Dorothy Pattison.

On request of Senator Robert D. Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Virginia Alexander, Mrs. Tommie Campbell, Mrs. Geneva Chavarria, Mrs. Mercedes Chavez, Mrs. Hattie Dodson, Mr. J. R. Dodson, Mrs. Virginia Galindo, Mr. Dan Hill, Mrs. Bobbie Lott, Mrs. Marguerita Martin, Mrs. Belle Munoz, Mr. Manuel Navarrette, Miss Alice Rocha, Mrs. Evelyn Sangster, Mrs. Elizabeth Short, and Mrs. Arleen Vasquez, adults; and the following eighth grade students from Kettleman City: John Alexander, Jerry Anderson, Brenda Anderson, Becky Chavarria, Bobbie Chavez, Jesus Comacho, Rudy Cota, Donna Dodson, Kenny d'Artenay, Sandra Galindo, Robie Gibson, Delores Henson, Beatrice Hernandez, Josie Hernandez, Barbara Johnson, Carolyn Lott, Chris Martin, E. W. Martin, Joe Ortega, Larry Rasey, Linda Robles, Lucy Rocha, David Sangster, Benny Silva, Betty Stone, Sandy Vasquez, Greg Wagamon, and Carolyn Wimbs.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Clare Carey and Mr. Daniel M. Jones, of The Carey School, San Mateo, and the following students: Thomas Barrett, Nancy Barton, Stephen Farthing, John How, Robert Lewis, John Loder, Paul Moslander, Carolyn Raush, and Annette Torre.

On request of J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Marvin Fillmore, Mr. Howard Marshburn, Mrs. Esther Billman, Mrs. Jean Davasher, and Mr. Art Sloan, adults; and the following 12th grade students from Orosi Union High School, Orosi: Georgia Crose, Joyce Dewhirst, Orvella Diercks, Darlene Frederick, Bernice Gray, Marilee Jorgensen, Keiko Kariya, Pat Mason, Tanya Morris, Sarah Padron, Fawn Ray, Jean Richardson, Victoria Ann Rivera, Viki Rivera, Lois Rowley, Marie Santellan, Ida Soria, Mary Soria, Gloria Tellez, Linda Tyler, Linda Wagster, Glenda Williams, Rachel Zuniga, Bobby Bonds, Terry Cabatic, Mickey Carter, Arthur Castillo, Jay Davasher, Robert Esparza, Ray Garabedian, Mike Garver, Gary Giannandrea, Tony Gonzales, Walter Huerta, Bob Kishi, Frank Lopez, Jim Morelli, John Morris, Kenny Morofuji, Lanse Richardson, Gary Riddle, Jimmie Rodriguez, Henry Uribe, Tommy Uribe, Mike Vega, Bill Wilson, Jerry Wyatt, and Jack Young.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Schneider, Mr. Pitts, Mr. Thompson, Mrs. Haworth, Mrs. Britt, and Mrs. Clemons, adults; and the following eighth grade students from the Montezuma School, Stockton: Roosevelt Farley, Margaret Perry, Shirley Ann Baynes, Beverly Blanch, Joan Bradford, Irene Boswell, Jovita Castro,

Balbina Carranco, Peggy Clark, Ebzie Edmons, Jessie Farmer, Bobbie Goodwin, Janice Gowen, Alen Harvey, John Haworth, Gary Holden, Logan Jines, Leroy Karenke, Donald King, Judy Kobler, Mac Arthur Lewis, Diana Peralta, Alan McGovern, David Murray, Brenda Ried, Donald Simpson, Maria Soria, Brenda Taylor, Ruth Thompson, Milvin Thweatt, Gail Timberlake, Barbara Wichman, James Wise, Keneth Adamson, Sharon Backwall, Konnie Ballenger, Rosemarie Bayaca, Danny Britt, Pet Calonge, Suzette Chaddock, Douglas Cloud, Cherryl Crow, Steven Dalton, Jim Daniels, Gary Dosier, Rose Estrada, Richard Garcia, Gladys Goodeau, Harry Griffin, Charles Harris, Carole James, Barbara Lewis, Edelbertha Luisen, Martha Pacheco, Angela Mitchell, Gloria Moland, Roberta Mullins, Larry Newton, Joe Silva, Bobbie Smith, Elmer Smith, Nelson Smith, Utah Thornburg, Ted Warfield, Gerald Yoakum, Teresa Bailey, Roger Bisbee, Linda Borbon, Margaret Caberra, Virginia Carter, Robert Clark, Rodney Clemons, Carolyn Dill, Lucymae Duran, Phillip Duncan, Henery Estrada, Dorothy Farley, Lewis Fuentes, Wanda Hicks, Wayne Howe, Robert Kalebaugh, Linda Kee, Daniel McGovern, Robert Michael, Darrell Parren, Robert Prudhomme, Betty Robinson, Dora Sandoval, Nicky Salas, Ronnie Smith, Brenda Stancil, Donavan Vigil, and Leo Warfield.

On request of Senator Gruensky, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Schindler and Mrs. Hamilton, teachers; and the following eighth grade students from the Corralitos School, Corralitos, Santa Cruz County: Kenneth Boggess, Fred Brand, Ted Buchanan, Maryann Bulich, Anne Burgess, Keith Caldwell, Ed Correa, Jo-Ellen Cutler, Tom Deaton, Barbara Dotson, Wanda Elliot, Ramona Ford, George Feuerborn, Paula Gonzales, Kevin Hamilton, Pat Hansen, Rick Hyde, Danny Kidd, Linda Larkin, Martha Lopin, Paula Nicolson, Garry Nicol, Corvin Nolte, Aldeana Odermann, Bobby Powers, Mary Pyzer, Bernice Redfern, Kerry Smith, Larry Sommers, Eddy Taylor, Ed Torricer, Joan Varin, and Bobby Wilkenson.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Dan Burns, Don Farnsworth, Mr. Robert May, Mr. Joseph Scott, Mrs. Marjorie Todd, and Mrs. Godwin, adults; and the following seventh and eighth grade students from the Potter Valley Elementary School: Susan Anderson, Gloria Baughman, Jim Brackett, Chris Burris, Nona Byers, Bonnie Coolidge, Steve Doman, Alona Elmer, Kathy Godwin, Mickey Gunn, Sharon Harris, Roger Hodges, Jim Hopper, Debbie Kronenbitter, Scott Lucas, Mac Magruder, Steve McCord, Holly Near, Elizabeth Reynolds, Jerry Shields, David Todd, Starlene Winkleman, Joe Wright, Fred Austin, John Brackett, Bob Brashee, Lewis Brown, Rick Buchholz, Dan Burns, Julius Byers, Judy Clark, Melissa Cleary, Gilbert Crandell, Sharon Crandell, Morrie Elmer, Yvonne Elmer, Ruthaline Franklin, Louis Glazier, Wrena Harding, Donnita Holbrook, Tracy Lucas, Charles McCord, Bill Pauli, Margaret Stone, Darrel Upp, Gloria Wilis, Sue Wooley, and Herb Wright.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Helen M. Grindrod, teacher; and the following eighth grade students from the

Lathrop School, San Joaquin County: Nettie Albano, Leroy Archuleta, Regina Auditor, Christine Avila, Terry Brumley, Carolyn Copher, Helen Craig, Ralph Delsied, Lynn Dick, Philip Fortes, Anita Galiza, Melvin Gunderson, Dorothy Henton, Rebecca Lopez, Kenneth McBride, Martha McGaughey, Sandra McGaughey, Sally Mendes, Teddy Morse, Robert Navalta, Kathryn Rieger, Dianne Riley, Arline Romena, Barbara Romero, Judy Scroggins, Priscilla Supnet, Marie Vallejo, Helen Vallesteros, Kathleen Victorino, Donald Widmer, and Margie Yopez.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Vikse, adult, and the following senior students from Los Molinos High School, Los Molinos: Franklin Anderson, Janice Boggs, Bill Botts, Dennis Brown, Mike Chrasta, Larry Costa, Katherine Crom, Celia Deake, Paul Gear, Shirely Griffin, Roy Gumm, Katherine Hamilton, John Harper, Terry Hawker, Herbert Hilrerth, Glenda Hill, Melanie Hoskins, Tom Hough, Karen Hoyer, Sharon Jasielum, Curtis Knox, Joel Lauderdale, Glenda Lynn, Bud Mitchel, Ray Raimier, Linda Richardson, Allen Ross, Bill Savage, Anna Lee Scribner, Irene Sears, Geraldine Steenburgen, George Stephens, Richard Walker, and Geraldine Wight.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Leslie Prusia and Mrs. Emma Roney, adults; and the following senior students from Hamilton High School, Hamilton City: Paul Bland, Joan Borgquist, Homer Buller, Clyde Crosby, Gary Button, Pat Ellington, Doug Hall, Chancy Huenin, Netta Holderbein, Ray Hunter, Roger Kehm, Cliff Kohnke, Marilyn Kohnke, Tom Kraemer, Lilita Lazdins, Bill Lewis, Terry Linzy, Larry Little, Greg Mason, Chuck Reager, Faye Reese, Eunice Reimer, Ron Reimer, Sara Roller, Ann Rooks, John Senestraro, Louis Silva, Paul Sturgeon, and Bernice Voth.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students from Arroyo High School, San Lorenzo: Bob Taylor, Alan Siegel, John Payne, Bruce Irwin, Dave Mathistad, Pat McWhirt, and Carol Ross.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mesdames Dorothy E. Hogue, Martha Hays, Vi Johnson, Virginia Lonergan, Ila Scott, Margo Thornley, Betty Ledgerwood, Angel Underkoffler, Mary Nagle, Florence Conway, and Dorothy Brown, adults; and the following members of Girl Scouts Troops 190 and 202, from Cornell School, Albany: Janet Hogue, Marjorie Johnson, Nancy Lonergan, Diane Petretta, Carol Scott, Sheila Thornley, Kathy Trythall, and Julie Underkoffler; from Marin School, Albany: Margaret Brandon and Linda Ledgerwood; from School of the Madeleine, Berkeley: Lisa Lyons, Jane Conway, Joan Reynolds, Rosemary Walahan, Maggie Corvelli, Renee Momas, Maureen Conness, Leslie Jenkins, Sharon Graham, Kathy Below, Elaine Paladini, Carole Ferranti, Terry Grange, Terry Mul-larky, Linda Brown, and Debby Sales.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Bud Harrison, Jose

deLarios, Mr. and Mrs. Norman Davis, and Miss Kathleen Davis, all of San Mateo County.

REQUEST FOR UNANIMOUS CONSENT

Senator Dolwig asked for, and was granted, unanimous consent to have the following essay by Miss Kathleen Davis, winner of a contest sponsored by the Democratic Central Committee of San Mateo County, printed in the Journal:

"WHAT AMERICA SHOULD MEAN TO ME"

Dear Juanita:

You asked me to tell you what being an American should mean to me. I'm happy to tell you. But I want you to know that my ideas probably won't be much different from the next guy's. That rancher in Colorado or lawyer in Vermont has the same national heritage as I. They've received the same gifts from our country as I, and their duties to her are identical to those I shall perform later. And "gifts and duties" expresses what America should mean to me or to any citizen.

You know, every state gives her inhabitants several gifts. The state offers, at least, a place to live in law and order. Public utilities are available; there is, perhaps, land to own or a job to hold. But America has given us more. Across this big, beautiful land, I see men thinking and acting *freely*. A student group meets to discuss what's wrong with certain phases of our government. And, the next morning, men go to church peaceably: to the Methodist church around the corner, to the Catholic church across the street.

I go back to the year that Mr. Lobkowitzky ran for mayor of our city. He was a naturalized citizen of modest means. But Joe Lobkowitzky had energy and virtue and wisdom. People saw that this man had what his revered opponent lacked; they pushed him into office. What do you think of that? I think that's America.

Yes, I remember that election. It was a pretty tame one by your Latin-American standards: some lusty verbal wars between the candidates beforehand, and then a general rush to the polls. But, Juanita, we Americans should look around at the shaky situations in other lands and value more the fact that our Nation is peaceful and strong and secure. We know she is secure. Ours is the nation which dominates world trade, which stands strong in the silent duel of the Big Two for the preservation of world freedom, and which has fought victoriously in the front lines of two world wars to uphold what she believes and practices. In short, we can feel the vast weight of America. She is a bulwark.

My history class has revealed a national heritage which can't help but substantiate this view. We should not pride ourselves solely on the courage and wisdom of America's founders, or the growth of our nation, in less than two hundred years, from obscurity to pre-eminence. Nor should we only recognize the fact that America has, in many cases, been the leader, the first: first with a working democracy, first with a working written constitution, first with such a statement as the Monroe Doctrine, or a plan for world peace, first with such safeguards of democracy as referendum and recall, first with any such action as the Marshall

Plan. Above all, the heritage we possess should give us a feeling of roots, a feeling of belonging not merely to ourselves in the present, but to the whole movement which we call, "America."

These gifts should create in us a compulsion to repay. That's the second part of my vision of America: duties. Being an American, Juanita, should hurt. Anything of value is dear because we have had to sacrifice a little of ourselves to it. So we should do more than pay our taxes, observe the laws, and fight for our country when called. We should live our Americanism just as we should live our knowledge or our religion. This would include everything from defending her honor verbally to flying the Flag in recognition of her dead on Memorial Day. It would necessitate an interest in local and national affairs, enough interest to get to that school board meeting or support that worthy candidate.

So, Juanita, I've outlined everything which forms the image of America in my mind. Perhaps you think that in this day of flying missiles and plastic bombs my image is no more than a noble mirage. No, I believe in America. The character of her history and her gifts has given me faith, and this faith will shape the duties I must perform. This faith is what being an American should, and does, mean to me.

Sincerely,

KATHLEEN DAVIS

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, DEPARTMENT OF FINANCE
STATE CAPITOL, SACRAMENTO, March 1, 1962

*Honorable Members of the State Legislature
State Capitol, Sacramento*

GENTLEMEN: The Local Allocation Division of the Department of Finance submits herewith its 1961 Annual Report in accordance with the provisions of the State School Building Aid Laws and other public works programs administered by this division.

During 1961, the State Allocation Board approved \$106 million in state aid to finance new school projects valued at \$170 million. These projects will provide schools for 100 thousand pupils, bringing the plant capacity financed with state aid since 1947 to 1.1 million pupils.

Rapid growth in attendance continues to be an outstanding characteristic of state-aided districts. These districts gained nearly 11 percent in attendance during 1961, about two and a half times the growth rate for districts financing their own school construction.

Respectfully submitted,

HALE CHAMPION
Director of Finance
H. H. JAQUETH, Chief
Local Allocation Division

Letter of transmittal ordered printed in the Journal, and the report filed with the secretary of the Senate.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 7

Senate Concurrent Resolution No. 20

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 3

Senate Bill No. 4

Senate Concurrent Resolution No. 26

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Judiciary

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Judiciary, to which were referred:

Senate Bill No. 9

Senate Joint Resolution No. 9

Has had the same under consideration, and reports the same back with the recommendation: Do pass. Be adopted.

REGAN, Chairman

Above reported bill ordered to second reading.

Above reported resolution ordered to third reading.

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Chairman of the Committee on Judiciary, to which was referred:

Senate Concurrent Resolution No. 19

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

REGAN, Chairman

MOTION TO AMEND SENATE CONCURRENT RESOLUTION NO. 19

Senator Richards moved that Senate Concurrent Resolution No. 19 be amended and re-referred to Committee on Judiciary.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Concurrent Resolution No. 19—Relative to legislative intention in the enactment of state laws affecting the police power of cities and counties.

Resolution read.

Motion to Amend

Senator Richards moved the adoption of the following amendment:

Amendment No. 1

On page 1, line 24, of the printed measure, strike out "where the intention of the"; and strike out lines 25 and 26, and insert ", with respect to the field of vice, the enactment of".

Amendment read, and adopted.

Resolution ordered printed, and re-referred to Committee on Judiciary.

REPORTS OF STANDING COMMITTEES

Committee on Governmental Efficiency

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency to which was referred:

Senate Joint Resolution No. 7

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

GIBSON, Chairman

Above reported resolution ordered to third reading.

Committee on Education

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Education, to which was referred:

Senate Bill No. 6

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

DONNELLY, Chairman

Request for Unanimous Consent

Senator Donnelly asked for, and was granted, unanimous consent to take up Senate Bill No. 6, at this time, for consideration of committee amendments.

CONSIDERATION OF SENATE BILL NO. 6**SECOND READING OF SENATE BILLS (OUT OF ORDER)**

Senate Bill No. 6—An act to amend Section 23754 of, and to add Section 23754.3 to, the Education Code, relating to the California State Colleges.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

On page 1, line 8, of the printed bill, after "year", insert "except that the rate of tuition to be paid by each nonresident student who is a citizen and resident of a foreign country shall be two hundred fifty-five dollars (\$255) per year".

Amendment No. 2

On page 2, strike out lines 11 to 14, inclusive, and insert "waive entirely, or to reduce below the rate, or the minimum rate, fixed by Section 23754, the tuition fee of a nonresident student or a nonresident student who is a citizen and resident of a foreign country who is a graduate student of exceptional scholastic ability".

Amendment No. 3

On page 2, strike out lines 17 to 19, inclusive.

Amendment No. 4

On page 2, line 21, strike out "Subdivision (a)", and insert "this section".

Amendment No. 5

On page 2, line 22, after "students", insert "including nonresident graduate students who are citizens and residents of a foreign country".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Motion to Print With a Rush Order and Re-refer to Committee

Senator Donnelly moved that Senate Bill No. 6 be sent to print with a rush order, and be re-referred to Committee on Finance.

Motion carried.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 27

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:
Assembly Bill No. 7

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Revenue and Taxation.

BURNS, Chairman

Above reported bill re-referred to Committee on Revenue and Taxation.

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:
Assembly Bill No. 4

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Finance.

BURNS, Chairman

Above reported bill re-referred to Committee on Finance.

Committee on Judiciary

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Judiciary, to which was referred:
Senate Joint Resolution No. 10

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted.

REGAN, Chairman

Above reported resolution ordered to second reading.

CALIFORNIA LEGISLATURE

SENATE FACT FINDING COMMITTEE ON AGRICULTURE
ROOM 409, STATE CAPITOL, SACRAMENTO, March 29, 1962

*Hon. Glenn M. Anderson, President
and Members of the Senate*

GENTLEMEN: The Senate Fact Finding Committee on Agriculture, created by the provisions of Senate Resolution No. 214 of the 1961 Regular Session, submits a report in three parts.

Part A of the report consists of data compiled by the Department of Finance, showing detailed cost figures for farm products produced at the several state institutions conducting agricultural operations. Those figures relating to the Department of Mental Hygiene and Youth Authority institutions are for the 1960-61 fiscal year, while the figures relating to the Department of Corrections are for the 1960 calendar year.

Part B of the report consists of a brief summary of state college agricultural enrollment and farm operations for the 1960-61 fiscal year, which information was also prepared for the committee by the Department of Finance.

Part C of the report outlines in some detail committee recommendations relating to capital outlay expenditures in the 1961-62 State Budget for agricultural structures and facilities at the various state institutions conducting farming operations. This review function, formerly a responsibility of the Joint Interim Committee on Agricultural and Livestock Problems, was assigned to the Senate Fact Finding Committee on Agriculture under the provisions of Senate Resolution No. 135 of the 1959 Regular Session. This resolution specifically provides that any state agency which proposes the expenditure of any state funds for capital outlay providing for plans, specifications, construction or purchase of new facilities which are to be used for agricultural purposes shall first submit such proposals to the Fact Finding Committee on Agriculture to enable such committee to review and inspect such facilities, equipment or items and to report thereon to the Director of Finance. The Department of Finance shall consider the recommendations of the committee in approving

or disapproving any such expenditures in order that any resulting economies may be reflected as soon as practicable.

Respectfully submitted,

WAVERLY JACK SLATTERY, Vice Chairman
JAMES A. COBEY
SAMUEL R. GEDDES
ED. C. JOHNSON
JOHN A. MURDY, JR.
AARON W. QUICK

PAUL L. BYRNE, Chairman
JOSEPH A. RATTIGAN
WALTER W. STIERN
VERNON L. STURGEON
J. HOWARD WILLIAMS
ROBERT D. WILLIAMS

Letter of transmittal ordered printed in the Journal, and the report in the Appendix to the Journal.

MOTION TO PRINT REPORT

Senator Byrne moved that 300 copies of the Report of the Fact Finding Committee on Agriculture be printed for distribution.

Motion carried.

RESOLUTIONS

The following resolution was offered:

By Senator Teale:

Senate Resolution No. 56

Relative to congratulating Cecil Ball Mathews

WHEREAS, On February 1, 1962, Cecil Ball Mathews retired as manager of the Mother Lode Fair, the 29th District Agricultural Association Fair, in Sonora, California; and

WHEREAS, Mr. Mathews became manager of the fair in 1937 and since that time has worked unceasingly to make it the finest in California; and

WHEREAS, Among his many accomplishments was the development of the beautiful fairgrounds in keeping with the historical background of the Mother Lode country; and

WHEREAS, He established the famous International Burro Racing Association and was the originator of "Nuggett," the educated burro which symbolizes the fair; and

WHEREAS, Mr. Mathews was also one of the directors of the Western Fairs Association and has actively participated in all the fairs held in the Mother Lode area; now, therefore, be it

Resolved by the Senate of the State of California. That the Members of this Senate commend Cecil Ball Mathews for the excellent service which he has rendered to the people of this State through his work in the Mother Lode Fair and wish him success and much happiness in his retirement; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Mr. Mathews.

Resolution read, and unanimously adopted on motion by Senator Teale.

RECESS

At 2.29 p.m., on motion of Senator McCarthy, the Senate recessed until 3.07 p.m.

REASSEMBLED

At 3.07 p.m., the Senate reconvened.

Hon. John F. McCarthy, Vice Chairman of the Committee on Rules, presiding.

Secretary J. A. Beek at the desk.

**CONSIDERATION OF DAILY FILE
THIRD READING OF SENATE BILLS**

Senate Bill No. 7—An act to amend Section 6369 of the Revenue and Taxation Code, relating to exemptions from sales and use taxes to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Murry, Quick, Rattigan, Regan, Rodda, Short, Slatery, Stiern, Sturgeon, Teale, and Robert D. Williams—29.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 3—An act to amend Section 7729 of the Business and Professions Code, relating to the Board of Funeral Directors and Embalmers.

Bill read third time.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Senate Bill No. 3.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 14, 1962

To the Honorable Members of the Senate and Assembly:

Senate Bill No. 3, "An act to amend Section 7729 of the Business and Professions Code, relating to the Board of Funeral Directors and Embalmers"

in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

This is an emergency bill for the reason that the additional revenues for which it provides are necessary to enable the Board of Funeral Directors and Embalmers to carry out effectively the functions conferred on it by law.

I, therefore, recommend consideration of Senate Bill No. 3 as an emergency measure.

Respectfully submitted,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slatery, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 4—An act to amend Section 2458 of the Business and Professions Code, relating to fees charged by the Board of Medical Examiners.

Bill read third time.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Senate Bill No. 4.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 14, 1962

To the Honorable Members of the Senate and Assembly:

Senate Bill No. 4, "An act to amend Section 2458 of the Business and Professions Code, relating to fees charged by the Board of Medical Examiners" in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

This is an emergency bill for the reason that the refund provision to which it is addressed results from an inadvertent error in certain 1961 legislation which should be corrected at the earliest possible time to avoid losses of revenue. There may be insufficient time remaining for its passage if it must await final enactment of the Budget Bill.

I, therefore, recommend consideration of Senate Bill No. 4 as an emergency measure.

Respectfully submitted,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 20—Relative to a prospectus for a comprehensive transportation plan of the San Francisco Bay area.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 26—Relative to the consideration of conduits for educational television in connection with planned school and college building construction.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Rattigan, Regan, Rodda, Short, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—30.

NOES—None.

Resolution ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 3—An act to amend Section 9554 of the Vehicle Code and Section 10770 of the Revenue and Taxation Code, relating to penalties on motor vehicle registration and license fees, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Murdy, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, J. Howard Williams, and Robert D. Williams—30.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Murdy, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, J. Howard Williams, and Robert D. Williams—30.

NOES—None.

Bill ordered transmitted to the Assembly.

ADJOURNMENT

At 3.30 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Friday, March 30, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

SEVENTEENTH LEGISLATIVE DAY

TWENTY-SIXTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Friday, March 30, 1962

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Eternal God, Our help in ages past, our hope for years to come, we pause for Thy blessing upon this session of the Senate. For our State we pray—our Governor and all officers and legislators. May decisions which are made reflect Thy honor and the good of the people of this State. For our nation, we pray—our President and other officials and all legislators. May we not miss the true path in these days of the world's confusion. We beseech Thee, O God, for every hopeful and constructive movement of our day. We pray for all scientists seeking truth, for all teachers seeking to guide the minds of the coming generation, for all servants of life who in sincerity and truth are seeking to serve Thee and their fellow man and especially for the Members of this Senate we ask that Thou wilt give them strength, wisdom and conscience in the important decisions before them. In the spirit of Christ we make our prayer. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Richards, on motion of Senator Rodda, due to personal business.

Senator Dolwig, on motion of Senator Burns, due to personal business.

Senator McCarthy, on motion of Senator Burns, due to personal business.

Senator McAteer, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Farr, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Lewis Fenton, Mr. Lewis Larry Fenton, Jr., and Miss Elizabeth MacDonald, all of Monterey.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Carl Nommensen of Petaluma; Cliff Orr of Santa Rosa.

On request of Senator Backstrand, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Robert T. Anderson of Riverside; and Mr. Horace Miller of Blythe.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to R. J. Conelly, Gordon Gill, and Perry Wilson, all of Sacramento.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Dr. Mark J. Van Aken, President, Alameda County State College, Hayward; Mrs. Mark J. Van Aken of Castro Valley; and His Grace King Louis Narcisse, Mt. Zion Spiritual Temple, Oakland.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Lloyd Lambert, Mrs. Anne Mills, Mrs. Mae Bradley, Mrs. Lois Regan, Mr. Stanley Williams, Mr. A. A. Williams, Mr. C. W. Brough, Mrs. Randolph Brittain, and Mr. Gerald Vossler, adults; and the following students from the Woodville School, Porterville: Sharon Bradley, Dorothy Bogle, Carla Brittain, Evie Camp, Katie Haynes, Marilyn Gage, Wanda Landfair, Betty Lucas, Nancy Jenkins, Linda Martinez, Cheryl McMann, Jana Mills, Veda Nicholson, Lois Norton, Shirley Parnell, Frances Regan, Juanita Simmons, Rose Soto, Judy Sloan, Marilyn Udell, Rosa Gonzales, John Alba, Dennis Bostick, Donald Copeland, Ronnie Crabtree, Jimmy Curbow, Kenneth Geller, Rudy Gomez, Luis Gonzales, Loren Green, Carlos Martinez, Tony Martinez, John Montgomery, Ray Moudy, Tommy Orduno, Richard Owens, Leroy Parham, William Simmons, Vincent Suetos, Eudell Triplett, Dan Vossler, Darrell Thomas, Don Williams, and Sharri Lambert.

On request of Senator Sturgeon, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Dorothy Nevill and Mr. Millard Martin, adults; and the following eighth grade students from the Lillian Larsen School, San Miguel: Robert Barr, Janet Blair, Alpha Carr, Curtis Cotton, Hoot Haight, Martha Harlan, Earl Hiner, Tim Nordeen, Linda Vaughn, Gary Walkup, Virginia Wensel, Judy White, and Oscar Witeosky.

On request of Senator Brown, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. A. Williams, advisor; Mr. Ralph Almond, Mrs. Verne Summers, and Dr. Victor Hough, M.D., adults; and the following eighth grade honor students from Bishop Union Elementary Schools, Bishop: Nancy Almond, Nancy

Bibby, Barbara Distel, Susan Grevenkamp, Sally Homles, Victor Hough, Lynn Jones, Kathy Kothman, Tina Nelson, Marlene Pelham, Vicki Plume, Sandy Primmer, Susan Radel, Laurel Summers, Linda Wisdom, and Pat Loomis.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Floyd T. Billigmeier, Principal and teacher, Mrs. Dina Angress, Mrs. Eleanor G. Cunningham, Mrs. Donna L. Furlong, Mrs. Clare Maloney, and Mrs. Mary Merga, adults; and the following eighth grade students from Tomales Elementary School, Tomales: Eric Angress, Fred Barnes, Bill Crayne, Jay Cunningham, Ronnie Davis, Greg Furlong, Dustie Henderson, Philip Jones, Russell Lawson, Mike Maloney, Loretta Merga, Kathy Phillips, Gene Poncia, Freddie Rodriquez, Sandra Slocum, and Alvin Welch.

On request of Senator Begovich, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Martin and Mrs. Taylor, teachers; Mesdames Darling, Fary, Fincham, and Recor, adults; and the following eighth grade students from Sutter Creek Grammar School, Sutter Creek: Mary Ruth Carleton, Carol Crain, Deborah Daniels, Elaine Darling, Barbara Davis, Dolores Dondero, Kristin Glica, Karen Grijalva, Carol Hulse, Evelyn Borris, Carolyn Nicoletti, Anne Oneto, Sharon Sanchez, Marilyn Schartz, Juliann Shrode, Florence Sorasu, Linda Summers, Janet Viari, Barbara Watts, Richard Allen, Donnie Baxley, Jerry Baxley, Charles Brovont, Terry Canale, William Clark, Richard Cribbs, Robert Dillon, William Elder, William Fary, Gary Fincham, Gary Galino, Ken Garrontte, Charles K. Hicks, David Keeland, Roger Liddicoat, Johnny Nelson, Joseph Nicoletti, Albert Oneto, Richard Randolph, Charles Ray, Jerry Recor, Albert Schultz, and Daniel Vasquez.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Gerald Mulder, teacher; and the following eighth grade students from Ripon Christian Junior High School, Ripon: Karen Bruns, John Bylsma, Beverly Denouden, Nancy Hollander, Shirley Maliepaard, John Mulder, Bernard Oostema, Bessie Roorda, Ronald Smits, Wilmyrna Stuit, Sharon Vander Plaats, Dean Vander Veen, Gayle Van Dyken, Bob Van Groningen, Adrian Van Houten, Norman Van Spronsen, Frances Veneman, Thomas Veneman, Kathleen Vander Bol, Meredith Bezemer, Annamae De Visser, Barbara Greydanus, Loretta Groen, Ronald Heersink, Connie Hollander, Margie Kamps, Kathy Kroll, Edith Meninga, Geroldine Mensonides, Billy Pasma, Gary Pater, David Perier, Arlen Rienstra, Ronald Roos, Linda Rylaarsdam, Robert Schemper, Cor Stam, Allen Terpstra, Andrew Terpstra, Teresa Van Berkem, Dennis Vaner Plaats, Seigurd Vander Wall, Dan Van Groningen, Gary Van Tol, Rita Van Vliet, Gary Verver, Marlene Winters, Stuart Winters, Roelyn Zuidervaart, Henry Kroondyk, and Albert Veldstra.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Earl Baragar, Alvin Dunn, L. E. Carlin, Mrs. Hester, Mrs. Vincent, Mrs. Ells, Mrs. Wentworth, and Mrs. Perry, adults; and the following eighth grade students from Palermo Union Elementary School, Palermo: Larry

Belser, Dennis Palmer, Mark Wentworth, Ronnie Edwards, James Manos, Martin Taylor, Douglas Cunningham, Edna Ells, Mina Fleener, Kathy Koski, Helen Watts, Judy Makowski, Daren McElhaney, Linda Heimburger, Jess Brasier, Bob Edwards, Warren Platt, Allen Gilbert, Alford Harvey, Dave Jamison, Tom Jones, Larry Logan, Leslie Perry, Les Rasmusson, Dave Roberts, Kenneth Sewell, Mickey Smith, Mornam Stanfield, Lynn Stafford, Wayne Thompson, Dave Triplett, Scott Murphy, Jimmy Keyes, Sharon Anglin, Carolynne DeCamp, Connie Henry, Pam Hudson, Norreen Laswell, Patty Morrison, Diana Navarro, Carolyn Penneck, Shirley Rennels, Sandra Rushing, Nona Simkins, Rita Stromme, Patsy White, Judy Caldwell, James Beaver, Ricky Cummins, Calvin Fritch, Ronald Henry, Buckley Owens, Ken Palmer, David Perkins, Aaron Phillips, Mike Silva, David Vincent, Brad Wetmore, Wilford Melton, Jimmy Merck, Sam Harris, Larry Newsom, Paul Champion, John Carmen, Michael Hamrick, Charlene Bidwell, Marilyn Braund, Susan Burtenshaw, Linda Dowty, Merrilee Hester, Denise Jones, Lorreen Laswell, Carolyn Stockman, Pamela Strang, Hazel Triplett, Francisca Wentworth, Linda Wilson, Karen Fuller, Charlotte Quarrey, Kathleen Morehead, and Sandi Donald.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Howard McGill, Mrs. Cecil Schulze, Mr. William Toel, and Mr. Roy Gustafson, adults; and the following eighth grade students from the Larkspur-Corte Madera School, Larkspur: Arlene Anderson, Joyce Buell, Robin Colthurst, Natalie DeKrokholeff, Debbie Dolman, Suzanne Ford, Keidi Hafer, Maureen Lee, Cathy Lewis, Nora Malone, Linda Menke, Marlane Peninger, Pamela Prince, Paula Purkey, Carla Stone, Lenee Stuart, Christine Terry, Wayne Eilersick, David Fredericks, Ted Frowd, Carlo Gardin, Jim Heierle, Mark Larsen, David Leslie, Ken Schwartz, Coleman Shew, Parky Stephenson, David Strathairn, James Vandall, Arie Van den Akker, Brock Wagstaff, Vicky Basco, Jane Berry, Catherine Bush, Phyllis Danforth, Lynne Everson, Eileen Falvey, Betsy Ford, Linda Hunter, Lea Johnson, Carolyn Kahn, Roxanna Lee, Francesca Moffitt, Joanne Schulze, Barbara Solo, Peggy Thompson, Janice Wagstaff, Robert Boyd, Theodore Clausen, Arthur Dinsmore, Bennet Gabrielson, Michael Hall, Douglas Hellmuth, Michael Kapousouz, Thomas Paraspolo, Patrick Pendleton, David Prestidge, David Reichard, Russell Smith, Frank Virzi, Samuel Walker, and Thomas McGill.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Charles C. Cook, vice principal; Raymond Hughes and William Hall, teachers; and the following eighth grade students from the Oak Grove School and the Christopher School, San Jose: Kathy Anello, Jeannie Anderson, Bonnie Aguilar, Arthur Atencio, Val Baldwin, Roger Bass, Mary Bonilla, Bill Bowden, Albert Bico, Billy Braucht, Dale Brown, Margie Bullis, Dale Carlin, Mike Carson, Jim Castelblanco, James Chavez, Donna Chew, Nancy Collins, Pete Crystal, Jesus Davila, Bradley Dial, Tony Diaz, Lynn Diehl, Larry Fugate, Ronnie Gaines, Patty Gallaty, Nanette Gallert, Manuel Gascon, Virginia Golden, Donna Guerrero, Diana Guiffreda, Daniel Hancock, Greg Hara, Carolyn Haste, Linda

Henderson, Ed Hernandez, Joe Hernandez, John Hess, Judy Iyall, Jerry Jackson, Rachel Jasso, Gina Losik, Hector Martinez, Kay McCoy, Nancy Miner, Joe Montalto, Flora Munoz, Doris Okubo, Paula Paradiso, Mike Parenzin, Mike Perez, Esther Plares, Cecil Pierce, Yvonne Presley, Terry Rakes, Carolyn Rebozzi, Mike Reynolds, Jackie Ripley, Ron Runyon, Dominga Rodriguez, Bern Romero, Gloria Salazar, Linda Sanchez, Dave Sellers, Jim Shine, Ronald Sisley, Tony Smith, Linda Stepp, Eddie Stewart, Judy Sullivan, Mike Taylor, Mike Temperino, Alice Torres, Kristine Tringali, Roy Whatley, Louanna Woodruff, Steve Woodside, Joe Yates, Carmen Quezada, and Carolyn Greenfield.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Donald Anderson, teacher; Miss Eleonore Martin, Mr. and Mrs. Allen Broberg, Mr. and Mrs. Charles Magnuson, Mr. Dale Shackelford, Mrs. Katie Yanez, and Mr. and Mrs. Yoshio Kubo, adults; and the following eighth grade students from the Ballico Elementary School, Ballico: Paul Asai, Philip Broberg, Ronald Budd, Dan Butler, Ray Calvillo, Douglas Kauffman, Daniel Kubo, Howard Penner, George Yanez, James Good, Maxine Butler, Leona Franklin, Linda Lariosa, Marla Linville, Margaret Littlejohn, Leslie Magnuson, Gail Narita, Lorinda Shackelford, and Gloria Wears.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. James M. Quilter and Mrs. Julia Theriault, teachers; and the following eighth grade students in the Oroville Dam area: *Big Bar Elementary*: Lloyd Barker, Linda Bonham, Dennis Massey, and Lucile Woodward; *Cherokee Elementary*: Ronald Neher; *Concow Elementary*: Michael Horney, Richard Miller, James Neher, Howard Ridley, Kenneth Williams, Skeeter Smith, Judy Dornan, Ann Gilchrist, Jeanette Hawarth, and Caryl Lindsay; *Messilla Valley*: Mike Boynton, Billie Ramey, and Kim Sawyer.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 30, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Joint Resolution No. 11

ARTHUR A. OINIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Joint Resolution No. 11—Relating to the hunting of mourning doves.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 7

Senate Joint Resolution No. 9

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Concurrent Resolution No. 21

Assembly Concurrent Resolution No. 4

Assembly Joint Resolution No. 7

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

BURNS, Chairman

Above reported resolutions ordered to second reading.

Committee on Transportation

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Transportation, to which were referred:

Senate Joint Resolution No. 12

Assembly Concurrent Resolution No. 14

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

COLLIER, Chairman

Above reported resolutions ordered to third reading.

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Transportation, to which were referred:

Senate Concurrent Resolution No. 27

Senate Resolution No. 53

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

COLLIER, Chairman

Above reported resolutions ordered to third reading.

Committee on Rules

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Joint Resolution No. 11

Senate Resolution No. 38

Senate Concurrent Resolution No. 15

Assembly Joint Resolution No. 6

Senate Concurrent Resolution No. 18

Assembly Concurrent Resolution No. 28

Senate Concurrent Resolution No. 22

Assembly Concurrent Resolution No. 29

Senate Concurrent Resolution No. 23

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

Committee on Governmental Efficiency

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Senate Resolution No. 55

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

GIBSON, Chairman

Above reported resolution ordered to second reading.

Committee on Business and Professions

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Business and Professions, to which was referred:

Senate Bill No. 8

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Finance.

JOHNSON, Chairman

Above reported bill re-referred to Committee on Finance.

Committee on Revenue and Taxation

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred: Assembly Bill No. 7

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

GRUNSKY, Chairman

Above reported bill ordered to second reading.

Committee on Finance

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Finance, to which was referred: Senate Bill No. 6

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

MILLER, Chairman

Above reported bill ordered to second reading.

Committee on Public Health and Safety

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Public Health and Safety, to which was referred:

Senate Joint Resolution No. 8

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

STIERN, Vice Chairman

Above reported resolution ordered to second reading.

Committee on Business and Professions

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Business and Professions, to which was referred:

Assembly Bill No. 6

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, do pass as amended, and be re-referred to the Committee on Finance.

JOHNSON, Chairman

Above reported bill ordered to second reading.

Committee on Transportation

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Transportation, to which was referred: Senate Concurrent Resolution No. 25

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

COLLIER, Chairman

Above reported resolution ordered to second reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committee this legislative day be given second reading.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Concurrent Resolution No. 21—Relative to Mason's Manual of Legislative Procedure.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Rules:

Amendment No. 1

In line 14 of the printed bill, strike out the blank after "print", and insert "three thousand (3,000)".

Amendment read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

Senate Resolution No. 55—Relating to school districts.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Governmental Efficiency:

Amendment No. 1

Strike out the entire second "*Resolved*" clause of the measure, as printed in the Senate Journal (1962 Regular Session) for March 27, 1962, at page 238.

Amendment read, and adopted.

Resolution ordered amended, and to third reading.

Senate Bill No. 6—An act to amend Section 23754 of, and to add Section 23754.3 to, the Education Code, relating to the California State Colleges.

Bill read second time, ordered engrossed, and to third reading.

Senate Joint Resolution No. 8—Relative to smuggling of pills containing dangerous drugs.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Public Health and Safety:

Amendment No. 1

In the heading of the printed measure, strike out "Senator Dolwig", and insert "Senators Dolwig, Stiern, Quick, Holmdahl, Sturgeon, and Thompson".

Amendment No. 2

On page 1, line 2, strike out "American-made pills", and insert "pills, capsules, powders, or other compounds thereof".

Amendment No. 3

On page 1, line 16, after "where", strike out "the", and insert "such".

Amendment No. 4

On page 1, line 21, strike out "American-made".

Amendment No. 5

On page 1, line 22, after "pills", insert ", capsules, powders, or other compounds thereof".

Amendment No. 6

On page 1, line 22, after "applies", insert ", under Title I of the Narcotic Control Act of 1956,".

Amendments read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

Senate Concurrent Resolution No. 25—Relative to the naming of State Highway Route 57 in memory of the late Senator John J. Hollister.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Transportation:

Amendment No. 1

In line 2 of the title of the printed measure, after the first "of", insert "the Huasna River Bridge on".

Amendment No. 2

On page 1, line 9, after "the", insert "Huasna River Bridge on the".

Amendment No. 3

On page 1, line 13, after "the", insert "Huasna River Bridge on the".

Amendment No. 4

On page 1, line 15, strike out "Highway", and insert "Bridge".

Amendment No. 5

On page 1, line 17, strike out "in", and insert "of".

Amendment No. 6

On page 1, line 19, strike out "highway", and insert "bridge".

Amendments read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Concurrent Resolution No. 4—Relative to a study of master plans for school district unification.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules:

Amendment No. 1

On page 1, lines 10 and 11, of the printed measure, strike out "but the bill was not signed by the Governor and did not become law".

Amendment No. 2

On page 1, strike out line 21, and insert "committee of the Senate and".

Amendment No. 3

On page 2, line 2, strike out "subcommittee", and insert "committee".

Amendments read, and adopted.

Resolution ordered printed, and to third reading.

Assembly Joint Resolution No. 7—Relative to the resumption of atmospheric nuclear testing.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Rules:

Amendment No. 1

In line 7 of the heading of the printed measure, as amended in Assembly March 22, 1962, strike out "and Z'berg", and insert "Z'berg, Unruh, Hegland, Francis, Burke,

Dahl, Grant, Chapel, Holmes, Cologne, Pattee, Williamson, Petris, Cunningham, and Porter”.

Amendment read, and adopted.

Resolution ordered printed, and to third reading.

Assembly Bill No. 7—An act to amend Sections 6011 and 6012 of, and to add Section 6012.5 to, to the Revenue and Taxation Code, relating to sales and use taxation.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Revenue and Taxation:

Amendment No. 1

On page 2 of the printed bill, as amended in the Assembly on March 26, 1962, strike out lines 40 to 51, inclusive, and insert

“(g) Separately stated charges for transportation from the retailer's place of business or other point from which shipment is made directly to the purchaser, but the exclusion shall not exceed a reasonable charge for transportation by facilities of the retailer or the cost to the retailer of transportation by other than facilities of the retailer; provided, that if the transportation is by facilities of the retailer, or the property is sold for a delivered price, this exclusion shall be applicable solely with respect to transportation which occurs after the purchase of the property is made.”

Amendment No. 2

On page 4, strike out lines 16 to 27, inclusive, and insert

“(g) Separately stated charges for transportation from the retailer's place of business or other point from which shipment is made directly to the purchaser, but the exclusion shall not exceed a reasonable charge for transportation by facilities of the retailer or the cost to the retailer of transportation by other than facilities of the retailer; provided, that if the transportation is by facilities of the retailer, or the property is sold for a delivered price, this exclusion shall be applicable solely with respect to transportation which occurs after the sale of the property is made to the purchaser.”

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 6—An act to amend Section 9039 of the Business and Professions Code, relating to license fees of registered social workers.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Business and Professions:

Amendment No. 1

On page 1, line 11, of the printed bill, strike out “twelve dollars (\$12)”, and insert “eleven dollars (\$11)”.

Amendment read, and adopted.

Bill ordered printed, and referred to Committee on Finance.

Request for Unanimous Consent

Senator Rodda asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 22, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 22
SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Concurrent Resolution No. 22—Relative to a study of medical education needs.

Resolution read.

Motion to Amend

Senator Rodda moved the adoption of the following amendment:

Amendment No. 1

On page 1, between lines 21 and 22 of the printed measure, insert
"Resolved, That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary is hereby made available from the Contingent Funds of the Senate and Assembly for the expenses of the committee and its members and for any charges, expenses or claims it may incur under this resolution, to be paid from said contingent funds equally and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer; and be it further".

Amendment read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolutions were introduced, and read:

Senate Concurrent Resolution No. 28: By Senators McCarthy, McAteer, Sturgeon, and Lagomarsino—Relative to enforcement of Section 21654 of the Vehicle Code.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 29: By Senators McAteer, Burns, Richards, and Holmdahl (Coauthors: Assemblymen Rumford, Burton, Hawkins, O'Connell, Meyers, Waldie, Gaffney, Petris, Knox, Marks, Unruh, and DeLotto)—Relative to school textbooks.

Referred to Committee on Rules.

RESOLUTIONS

The following resolution was offered:

By Senators Backstrand, Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams:

Senate Resolution No. 57

Memorializing Dr. Michael T. Wermel

WHEREAS, It is with profound sorrow that the Members of the Senate of the State of California have learned of the death on February 6, 1962, of Dr. Michael T. Wermel, an outstanding economist and actuary, who during his life made an immeasurable contribution to the economics, business and educational activities of this State and our Nation; and

WHEREAS, Dr. Wermel's distinguished career included many posts both in and out of government service and began in 1931 when he received his Bachelor of Science in Economics from New York University which was followed by his Master of Science Degree in 1932 and his Doctor of Philosophy in 1939, both at Columbia University; and

WHEREAS, Dr. Michael Wermel worked tirelessly throughout his life to educate and produce persons learned in the complex skills of economics and actuarial science and was constantly engaged in research aimed at better understanding of the many

factors affecting the economy of our Nation, his academic activities including the posts of Assistant Professor of Economics at Brooklyn College from 1937 to 1940, Research Director of the Benefits and Insurance Research Center, in the Industrial Relations Section at the California Institute of Technology and Dean of the College of Business Administration of the University of Hawaii, an office which he held at the time of his death; and

WHEREAS, Dr. Wermel's lifetime of service also included many state and federal governmental offices wherein he constantly sought to apply his great skill and understanding to achieve more effective government for all. His offices were notably those of principal economist for the Social Security Administration from 1940 to 1945, chief actuary for the Bureau of Employment Security Administration from 1948 to 1952, service with the United States Military Government in Germany from 1946 to 1948, Consulting Actuary for the California Department of Employment from 1953 until his death; and

WHEREAS, Dr. Wermel's business and professional associations included membership in the American Economic Association, the American Statistical Association, the Econometric Society, the Casualty Actuarial Society, the Industrial Relations Research Association and the offices of vice president of the Pacific Investment Fund, Ltd. and the firm of Woodward and Foldiller; and

WHEREAS, Dr. Wermel made frequent appearances before committees of the Senate wherein the members of this body found him most helpful and he aided in the enactment of many significant measures of lasting importance to this State; now, therefore, be it

Resolved by the Senate of the State of California, That the Members express their sincere regret at the passing of Dr. Michael T. Wermel, a man whose loss will be deeply felt by this State and our Nation, and extend their heartfelt sympathies to his bereaved wife, Mrs. Freda Wermel, and his two daughters, Mrs. Kathryn George and Miss Peggy Wermel; and be it further

Resolved, That the Secretary of the Senate shall transmit five suitably prepared copies of this resolution to Mrs. Freda Wermel, and one copy to the California Institute of Technology, Pasadena, California.

Resolution read, and unanimously adopted on motion of Senator Backstrand.

CONSIDERATION OF DAILY FILE SECOND READING OF SENATE BILLS

Senate Joint Resolution No. 10—Relating to the traffic in narcotics.
Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Judiciary:

Amendment No. 1

In line 1 of the title of the printed measure, after "the", insert "illegal".

Amendment No. 2

On page 1, line 1, strike out "Traffic", and insert "Illegal traffic".

Amendment No. 3

On page 1, line 6, strike out "Traffic", and insert "Illegal traffic".

Amendment No. 4

On page 1, line 8, strike out "Traffic", and insert "Illegal traffic".

Amendment No. 5

On page 1, line 10, strike out "Traffic", and insert "Illegal traffic".

Amendment No. 6

On page 1, line 13, before "narcotics", insert "illegal".

Amendment No. 7

On page 1, line 15, before "traffic", insert "illegal".

Amendment No. 8

On page 1, line 15, strike out "and", and insert "now, therefore, be it".

Amendment No. 9

On page 1, strike out lines 16 to 19, inclusive.

Amendment No. 10

On page 1, line 24, strike out “, including”; and on page 2, line 1, strike out “the withdrawal of foreign aid.”

Amendment No. 11

On page 2, line 2, before “traffic”, insert “illegal”.

Amendment No. 12

On page 2, line 3, strike out “the”, and insert “such”.

Amendments read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

Senate Bill No. 9—An act to amend Section 13521 of the Penal Code, relating to penalty assessments for criminal offenses.

Bill read second time, ordered engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Joint Resolution No. 9—Relative to ratifying the 15th Amendment to the Constitution of the United States.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, Miller, Murdy, O’Sullivan, Quick, Rattigan, Regan, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

RECESS

At 2.50 p.m., on motion of Senator Burns, the Senate recessed until 3.16 p.m.

REASSEMBLED

At 3.16 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 30, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By **JAMES D. DRISCOLL**, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 1—An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California.

Referred to Committee on Finance.

REPORTS OF STANDING COMMITTEES**Committee on Finance**

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Finance, to which was referred:

Assembly Bill No. 1

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

MILLER, Chairman

Above reported bill ordered to second reading.

ADJOURNMENT

At 3.23 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Saturday, March 31, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

EIGHTEENTH LEGISLATIVE DAY

TWENTY-SEVENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Saturday, March 31, 1962

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Eternal God, Thou source of all knowledge and truth, we bow at the beginning of this session of the Senate to invoke Thy favor and blessing. We are mindful of the significance of this place where we meet and of the historic and dramatic events which have taken place within these walls. It is a privilege for each of us to be here; it is an opportunity for each to serve. Wilt Thou guide and direct every endeavor, every relationship and every accomplishment that in the years to come these Senators may look back with pride and the people of California with appreciation for these days of senatorial service. We pray in the name of our Lord and Master. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator McCarthy, on motion of Senator Backstrand, due to personal business.

Senator Richards, on motion of Senator Rodda, due to personal business.

Senator Grunsky, on motion of Senator Dolwig, due to legislative business.

Senator Shaw, on motion of Senator Stiern, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Arnold, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Dr. and Mrs. Ed Conwell, and daughter Mary K. of Alturas; Miss Sue Carpenter of Delano.

On request of Senator Backstrand, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Ken Weise, Mr. Richard Hackett, and Mr. Frank Pasquale, all of Elsinore; Mr. James Magill of La Mirada.

On request of Senator Lagomarsino, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Stewart Nolton, Lori and Lisa, of Ojai.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Ena Hendrickson of Sacramento County.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Colleen Green and Mr. Robert Drakulich, both of Fresno.

On request of Senator Farr, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. John D. Brewer of Carmel.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 31, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day adopted as amended:

Senate Joint Resolution No. 2

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolution ordered to unfinished business file.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 31, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 11

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read the first time:

Assembly Concurrent Resolution No. 11—Relative to the control of starlings.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 31, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 13

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bill was read the first time:

Assembly Bill No. 13—An act to amend Section 6956 of, and to add Section 6956.1 to, the Business and Professions Code, relating to license fees of collection agencies, to take effect immediately.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 6

Senate Bill No. 9

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 31, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 15

Senate Concurrent Resolution No. 18

Senate Concurrent Resolution No. 21

Senate Concurrent Resolution No. 22

Senate Concurrent Resolution No. 23

Senate Concurrent Resolution No. 25

Senate Concurrent Resolution No. 27

Senate Concurrent Resolution No. 8

Senate Joint Resolution No. 10

Senate Joint Resolution No. 11

Senate Joint Resolution No. 12

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Finance

SENATE CHAMBER, March 31, 1962

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 8

Assembly Bill No. 4

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

MILLER, Chairman

Above reported bills ordered to second reading.

Motion to Read Bills Second Time

Senator Burns moved that all bills reported from committee this legislative day be given second reading and placed on the third reading file for the next legislative day.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 8—An act to amend Section 13164 of the Health and Safety Code, relating to fire extinguishers.

Bill read second time, ordered engrossed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 4—An act to amend Section 3152 of the Business and Professions Code, relating to the practice of optometry.

Bill read second time, ordered engrossed, and to third reading.

CONSIDERATION OF DAILY FILE**SECOND READING OF ASSEMBLY BILLS**

Assembly Bill No. 1—An act making appropriations for the support of the government of the State of California and for several pub-

lie purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Finance:

(Title)

Amendment No. 1

On page 1, in the title of the bill, as amended in the Assembly March 28, 1962, in the fourth line after "California", insert ", and declaring the urgency thereof, to take effect immediately".

(Item 28)

Amendment No. 2

On page 4, line 9, strike out "107,333", and insert "102,544".

(Item 29)

Amendment No. 3

On page 4, line 14, strike out "921,889", and insert "1,035,884".

Amendment No. 4

On page 4, line 21, strike out "1,106,595", and insert "1,053,463".

Amendment No. 5

On page 4, line 24, strike out "835,118", and insert "969,741".

Amendment No. 6

On page 4, line 27, strike out "1,941,713", and insert "2,023,204".

Amendment No. 7

On page 4, line 29, strike out "1,019,824", and insert "987,320".

Amendment No. 8

On page 4, line 32, strike out "921,889", and insert "1,035,884".

(Item 32)

Amendment No. 9

On page 5, line 5, strike out "1,329,218", and insert "1,349,218".

Amendment No. 10

On page 5, line 8, strike out "1,352,536", and insert "1,365,880".

Amendment No. 11

On page 5, line 11, strike out "721,649", and insert "742,439".

Amendment No. 12

On page 5, line 14, strike out "2,074,185", and insert "2,108,319".

Amendment No. 13

On page 5, line 21, strike out "206,276", and insert "220,410".

Amendment No. 14

On page 5, line 24, strike out "1,329,218", and insert "1,349,218".

(Item 33)

Amendment No. 15

On page 5, line 31, strike out "206,276", and insert "220,410".

(Item 35)

Amendment No. 16

On page 5, line 36, strike out "2,961,871", and insert "2,913,215".

Amendment No. 17

On page 5, line 39, strike out "2,651,950", and insert "2,631,826".

Amendment No. 18

On page 5, line 42, strike out "611,897", and insert "609,407".

Amendment No. 19

On page 5, line 45, strike out "3,263,847", and insert "3,241,233".

Amendment No. 20

On page 5, line 46, strike out "301,976", and insert "328,018".

Amendment No. 21

On page 5, line 49, strike out "2,961,871", and insert "2,913,215".

(Item 36)**Amendment No. 22**

On page 5, line 52, strike out "466,018", and insert "443,951".

Amendment No. 23

On page 6, line 4, strike out "372,610", and insert "368,518".

Amendment No. 24

On page 6, line 7, strike out "100,158", and insert "82,183".

Amendment No. 25

On page 6, line 10, strike out "472,768", and insert "450,701".

Amendment No. 26

On page 6, line 14, strike out "466,018", and insert "443,951".

(Item 38)**Amendment No. 27**

On page 6, line 23, strike out "9,260,590", and insert "9,290,590".

Amendment No. 28

On page 6, line 26, strike out "12,760,974", and insert "12,790,974".

Amendment No. 29

On page 6, line 32, strike out "17,159,345", and insert "17,189,345".

Amendment No. 30

On page 6, line 41, strike out "9,260,590", and insert "9,290,590".

(Item 42)**Amendment No. 31**

On page 7, after line 14, insert
 "42—For augmentation of the Poultry Testing Project Fund _____ 102,822
 to be transferred by the State Controller to the Poultry Testing
 Project Fund."

(Item 43)**Amendment No. 32**

On page 7, line 27, strike out "5,163,627", and insert "5,195,978".

Amendment No. 33

On page 7, line 30, strike out "4,381,799", and insert "4,411,685".

Amendment No. 34

On page 7, line 33, strike out "1,343,976", and insert "1,346,441".

Amendment No. 35

On page 7, line 36, strike out "5,725,775", and insert "5,758,126".

Amendment No. 36

On page 7, line 40, strike out "5,163,627", and insert "5,195,978".

(Item 48)**Amendment No. 37**

On page 8, line 26, strike out "6,279,467", and insert "6,271,355".

Amendment No. 38

On page 8, line 28, strike out "3,882,476", and insert "3,874,364".

Amendment No. 39

On page 8, line 35, strike out "6,455,762", and insert "6,447,650".

Amendment No. 40

On page 8, line 39, strike out "6,279,467", and insert "6,271,355".

(Item 51)**Amendment No. 41**

On page 9, line 22, strike out "6,089,418", and insert "6,085,224".

Amendment No. 42

On page 9, line 24, strike out "4,053,293", and insert "4,049,099".

Amendment No. 43

On page 9, line 31, strike out "6,544,893", and insert "6,540,699".

Amendment No. 44

On page 9, line 35, strike out "6,089,418", and insert "6,085,224".

(Item 65)**Amendment No. 45**

On page 12, line 38, strike out "948,184", and insert "941,512".

Amendment No. 46

On page 12, line 40, strike out "718,016", and insert "711,344".

Amendment No. 47

On page 12, line 44, strike out "968,439", and insert "961,767".

Amendment No. 48

On page 12, line 47, strike out "948,184", and insert "941,512".

(Item 69)**Amendment No. 49**

On page 13, line 35, strike out "2,816,275", and insert "2,835,691".

Amendment No. 50

On page 13, line 38, strike out "2,267,328", and insert "2,286,744".

Amendment No. 51

On page 13, line 44, strike out "2,904,115", and insert "2,923,531".

Amendment No. 52

On page 13, line 48, strike out "2,816,275", and insert "2,835,691".

(Item 70)**Amendment No. 53**

On page 13, line 52, strike out "3,385,487", and insert "3,379,427".

Amendment No. 54

On page 14, line 4, strike out "2,407,232", and insert "2,401,172".

Amendment No. 55

On page 14, line 9, strike out "3,408,272", and insert "3,402,212".

Amendment No. 56

On page 14, line 13, strike out "3,385,487", and insert "3,379,427".

(Item 72)**Amendment No. 57**

On page 14, line 28, strike out "1,519,458", and insert "1,514,718".

Amendment No. 58

On page 14, line 30, strike out "1,198,059", and insert "1,193,319".

Amendment No. 59

On page 14, line 34, strike out "1,528,998", and insert "1,524,258".

Amendment No. 60

On page 14, line 37, strike out "1,519,458", and insert "1,514,718".

(Item 88)

Amendment No. 61

On page 18, line 10, strike out "3,127,529", and insert "3,102,529".

Amendment No. 62

On page 18, line 14, strike out "5,080,964", and insert "4,980,964".

Amendment No. 63

On page 18, line 16, strike out "8,513,544", and insert "8,413,544".

Amendment No. 64

On page 18, line 20, strike out "5,362,833", and insert "5,287,833".

Amendment No. 65

On page 18, line 22, strike out "3,127,529", and insert "3,102,529".

Amendment No. 66

On page 18, after line 22, insert

"provided, that funds in the project for rehabilitation services to recipients of Old Age and Survivors Insurance are made available for services to the disabled exclusively."

(Item 89)

Amendment No. 67

On page 18, line 25, strike out "480,943", and insert "470,843".

Amendment No. 68

On page 18, line 27, strike out "381,644", and insert "373,844".

Amendment No. 69

On page 18, line 29, strike out "99,299", and insert "96,999".

Amendment No. 70

On page 18, line 31, strike out "480,943", and insert "470,843".

(Item 96)

Amendment No. 71

On page 19, line 24, strike out "1,045,656", and insert "1,034,370".

Amendment No. 72

On page 19, line 27, strike out "780,561", and insert "769,275".

Amendment No. 73

On page 19, line 32, strike out "1,045,656", and insert "1,034,370".

Amendment No. 74

On page 19, after line 32, insert

"provided, that no expenditures may be made from this appropriation after October 1, 1962, unless the headquarters office of the Trustees of the California State Colleges is situated in Sacramento."

(Item 98)

Amendment No. 75

On page 19, strike out lines 43 through 48, inclusive.

(Item 99)

Amendment No. 76

On page 20, line 3, strike out "1,486,983", and insert "1,475,252".

Amendment No. 77

On page 20, line 10, strike out "409,658", and insert "397,927".

Amendment No. 78

On page 20, line 13, strike out "1,662,459," and insert "1,650,728".

Amendment No. 79

On page 20, line 18, strike out "1,486,983", and insert "1,475,252".

(Item 100)

Amendment No. 80

On page 20, line 21, strike out "3,595,801", and insert "3,591,516".

Amendment No. 81

On page 20, line 29, strike out "572,747", and insert "564,997".

Amendment No. 82

On page 20, line 32, strike out "4,069,772", and insert "4,062,022".

Amendment No. 83

On page 20, line 34, strike out "473,971", and insert "470,506".

Amendment No. 84

On page 20, line 37, strike out "3,595,801", and insert "3,591,516".

(Item 101)**Amendment No. 85**

On page 20, line 40, strike out "5,731,811", and insert "5,724,131".

Amendment No. 86

On page 20, line 47, strike out "1,057,013", and insert "1,044,188".

Amendment No. 87

On page 20, line 50, strike out "7,034,595", and insert "7,021,770".

Amendment No. 88

On page 21, line 3, strike out "1,302,784", and insert "1,297,639".

Amendment No. 89

On page 21, line 6, strike out "5,731,811", and insert "5,724,131".

(Item 102)**Amendment No. 90**

On page 21, line 9, strike out "3,006,257", and insert "3,000,805".

Amendment No. 91

On page 21, line 13, strike out "2,740,088", and insert "2,738,756".

Amendment No. 92

On page 21, line 16, strike out "555,889", and insert "551,139".

Amendment No. 93

On page 21, line 19, strike out "3,295,977", and insert "3,289,895".

Amendment No. 94

On page 21, line 21, strike out "289,720", and insert "289,090".

Amendment No. 95

On page 21, line 24, strike out "3,006,257", and insert "3,000,805".

(Item 103)**Amendment No. 96**

On page 21, line 27, strike out "6,995,261", and insert "6,977,414".

Amendment No. 97

On page 21, line 34, strike out "1,177,077", and insert "1,154,925".

Amendment No. 98

On page 21, line 37, strike out "8,477,908", and insert "8,455,756".

Amendment No. 99

On page 21, line 39, strike out "1,482,647", and insert "1,478,342".

Amendment No. 100

On page 21, line 42, strike out "6,995,261", and insert "6,977,414".

(Item 104)**Amendment No. 101**

On page 21, line 46, strike out "8,557,600", and insert "8,534,500".

Amendment No. 102

On page 22, line 6, strike out "1,555,242", and insert "1,518,282".

Amendment No. 103

On page 22, line 9, strike out "10,389,016", and insert "10,352,056".

Amendment No. 104

On page 22, line 11, strike out "1,831,416", and insert "1,817,556".

Amendment No. 105

On page 22, line 14, strike out "8,557,600", and insert "8,534,500".

(Item 105)**Amendment No. 106**

On page 22, line 17, strike out "1,615,219", and insert "1,595,115".

Amendment No. 107

On page 22, line 24, strike out "365,197", and insert "345,093".

Amendment No. 108

On page 22, line 27, strike out "1,843,784", and insert "1,823,680".

Amendment No. 109

On page 22, line 32, strike out "1,615,219", and insert "1,595,115".

(Item 106)**Amendment No. 110**

On page 22, line 35, strike out "4,438,038", and insert "4,428,608".

Amendment No. 111

On page 22, line 42, strike out "751,106", and insert "737,056".

Amendment No. 112

On page 22, line 45, strike out "5,290,798", and insert "5,276,748".

Amendment No. 113

On page 22, line 47, strike out "852,760", and insert "848,140".

Amendment No. 114

On page 22, line 50, strike out "4,438,038", and insert "4,428,608".

(Item 107)**Amendment No. 115**

On page 23, line 4, strike out "168,463", and insert "134,656".

Amendment No. 116

On page 23, line 6, strike out "138,763", and insert "107,556".

Amendment No. 117

On page 23, line 8, strike out "29,700", and insert "27,100".

Amendment No. 118

On page 23, line 10, strike out "168,463", and insert "134,656".

(Item 108)**Amendment No. 119**

On page 23, line 13, strike out "8,548,989", and insert "8,525,369".

Amendment No. 120

On page 23, line 20, strike out "1,418,544", and insert "1,390,094".

Amendment No. 121

On page 23, line 23, strike out "10,142,697", and insert "10,114,247".

Amendment No. 122

On page 23, line 25, strike out "1,593,708", and insert "1,588,878".

Amendment No. 123

On page 23, line 28, strike out "8,548,989", and insert "8,525,369".

(Item 109)**Amendment No. 124**

On page 23, line 32, strike out "5,255,815", and insert "5,233,395".

Amendment No. 125

On page 23, line 39, strike out "1,006,599", and insert "983,234".

Amendment No. 126

On page 23, line 42, strike out "6,109,495", and insert "6,086,130".

Amendment No. 127

On page 23, line 44, strike out "853,680", and insert "852,735".

Amendment No. 128

On page 23, line 47, strike out "5,255,815", and insert "5,233,395".

(Item 110)**Amendment No. 129**

On page 23, line 50, strike out "8,635,256", and insert "8,619,821".

Amendment No. 130

On page 24, line 8, strike out "1,542,079", and insert "1,511,419".

Amendment No. 131

On page 24, line 11, strike out "10,497,036", and insert "10,466,376".

Amendment No. 132

On page 24, line 13, strike out "1,861,780", and insert "1,846,555".

Amendment No. 133

On page 24, line 16, strike out "8,635,256", and insert "8,619,821".

(Item 111)**Amendment No. 134**

On page 24, line 19, strike out "11,519,594", and insert "11,494,554".

Amendment No. 135

On page 24, line 26, strike out "1,927,060", and insert "1,886,900".

Amendment No. 136

On page 24, line 29, strike out "13,754,685", and insert "13,714,525".

Amendment No. 137

On page 24, line 31, strike out "2,235,091", and insert "2,219,971".

Amendment No. 138

On page 24, line 34, strike out "11,519,594", and insert "11,494,554".

(Item 112)**Amendment No. 139**

On page 24, line 37, strike out "657,443", and insert "656,693".

Amendment No. 140

On page 24, line 44, strike out "231,358", and insert "230,608".

Amendment No. 141

On page 24, line 47, strike out "754,580", and insert "753,830".

Amendment No. 142

On page 24, line 52, strike out "657,443", and insert "656,693".

(Item 113)**Amendment No. 143**

On page 25, line 3, strike out "168,463", and insert "134,656".

Amendment No. 144

On page 25, line 5, strike out "138,763", and insert "107,556".

Amendment No. 145

On page 25, line 7, strike out "29,700", and insert "27,100".

Amendment No. 146

On page 25, line 9, strike out "168,463", and insert "134,656".

(Item 114)

Amendment No. 147

On page 25, line 12, strike out "829,291", and insert "828,291".

Amendment No. 148

On page 25, line 20, strike out "277,735", and insert "276,735".

Amendment No. 149

On page 25, line 23, strike out "927,505", and insert "926,505".

Amendment No. 150

On page 25, line 28, strike out "829,291", and insert "828,291".

(Item 115)

Amendment No. 151

On page 25, line 32, strike out "8,499,344", and insert "8,479,673".

Amendment No. 152

On page 25, line 36, strike out "7,984,420", and insert "7,954,520".

Amendment No. 153

On page 25, line 39, strike out "1,752,857", and insert "1,728,762".

Amendment No. 154

On page 25, line 42, strike out "9,737,277", and insert "9,683,282".

Amendment No. 155

On page 25, line 44, strike out "1,237,933", and insert "1,203,609".

Amendment No. 156

On page 25, line 47, strike out "8,499,344", and insert "8,479,673".

(Item 117)

Amendment No. 157

On page 26, line 14, strike out "2,444,777", and insert "2,442,277".

Amendment No. 158

On page 26, line 19, strike out "2,378,217", and insert "2,375,717".

Amendment No. 159

On page 26, line 22, strike out "2,444,777", and insert "2,442,277".

(Item 119)

Amendment No. 160

On page 26, line 36, strike out "3,787,166", and insert "3,767,667".

Amendment No. 161

On page 26, line 39, strike out "3,430,641", and insert "3,417,297".

Amendment No. 162

On page 26, line 42, strike out "1,568,692", and insert "1,562,537".

Amendment No. 163

On page 26, line 45, strike out "4,999,333", and insert "4,979,834".

Amendment No. 164

On page 27, line 10, strike out "3,787,166", and insert "3,767,667".

(Item 126)

Amendment No. 165

On page 27, line 43, strike out "7,901,741", and insert "7,914,506".

Amendment No. 166

On page 27, line 45, strike out "12,138,184", and insert "12,120,688".

Amendment No. 167

On page 27, line 48, strike out "5,287,567", and insert "5,317,828".

Amendment No. 168

On page 27, line 51, strike out "17,425,751", and insert "17,438,516".

Amendment No. 169

On page 28, line 13, strike out "7,901,741", and insert 7,914,506".

(Item 133)**Amendment No. 170**

On page 29, line 5, strike out "970,868", and insert "964,309".

Amendment No. 171

On page 29, line 8, strike out "806,794", and insert "820,750".

Amendment No. 172

On page 29, line 11, strike out "217,710", and insert "209,849".

Amendment No. 173

On page 29, line 14, strike out "1,024,504", and insert "1,030,599".

Amendment No. 174

On page 29, line 16, strike out "53,636", and insert "66,290".

Amendment No. 175

On page 29, line 19, strike out "970,868", and insert "964,309".

(Item 134)**Amendment No. 176**

On page 29, line 22, strike out "8,396,421", and insert "8,389,416".

Amendment No. 177

On page 29, line 25, strike out "7,042,059", and insert "7,035,247".

Amendment No. 178

On page 29, line 28, strike out "1,354,362", and insert "1,354,169".

Amendment No. 179

On page 29, line 31, strike out "8,396,421", and insert "8,389,416".

(Item 135)**Amendment No. 180**

On page 29, line 33, strike out "354,825", and insert "350,325".

Amendment No. 181

On page 29, line 37, strike out "171,980", and insert "167,480".

Amendment No. 182

On page 29, line 39, strike out "497,850", and insert "493,350".

Amendment No. 183

On page 29, line 42, strike out "354,825", and insert "350,325".

(Item 136)**Amendment No. 184**

On page 29, line 50, strike out "32,653,815", and insert "32,665,657".

Amendment No. 185

On page 30, line 4, strike out "23,835,581", and insert "23,829,623".

Amendment No. 186

On page 30, line 10, strike out "33,006,787", and insert "33,000,829".

Amendment No. 187

On page 30, line 11, strike out "352,972", and insert "335,172".

Amendment No. 188

On page 30, line 14, strike out "32,653,815", and insert "32,665,657".

(Item 139)**Amendment No. 189**

On page 32, line 6, strike out "12,461,025", and insert "12,322,840".

Amendment No. 190

On page 32, line 9, strike out "9,896,484", and insert "9,794,406".

Amendment No. 191

On page 32, line 12, strike out "2,731,376", and insert "2,695,269".

Amendment No. 192

On page 32, line 15, strike out "12,627,860", and insert "12,489,675".

Amendment No. 193

On page 32, line 19, strike out "12,461,025", and insert "12,322,840".

(Item 142)**Amendment No. 194**

On page 32, line 45, strike out "8,357,903", and insert "8,362,319".

Amendment No. 195

On page 32, line 48, strike out "6,966,821", and insert "6,970,817".

Amendment No. 196

On page 33, line 4, strike out "2,213,762", and insert "2,214,182".

Amendment No. 197

On page 33, line 7, strike out "9,180,583", and insert "9,184,999".

Amendment No. 198

On page 33, line 11, strike out "8,357,903", and insert "8,362,319".

(Item 144)**Amendment No. 199**

On page 33, line 39, strike out "942,773", and insert "921,731".

Amendment No. 200

On page 33, line 42, strike out "163,296", and insert "141,810".

Amendment No. 201

On page 33, after line 42, insert

"(b) Outpatient Mental Hygiene Clinics, Department of
Mental Hygiene ----- 36,331".

Amendment No. 202

On page 33, line 46, strike out "(b)", and insert "(c)".

Amendment No. 203

On page 33, line 47, strike out "(c)", and insert "(d)".

Amendment No. 204

On page 33, line 49, strike out "(d)", and insert "(e)".

Amendment No. 205

On page 33, line 50, strike out "(e)", and insert "(f)".

Amendment No. 206

On page 34, line 2, strike out "(f)", and insert "(g)".

Amendment No. 207

On page 34, line 4, strike out "(g)", and insert "(h)".

Amendment No. 208

On page 34, line 6, strike out "(h)", and insert "(i)".

Amendment No. 209

On page 34, line 7, strike out "(i)", and insert "(j)".

Amendment No. 210

On page 34, line 8, strike out "(j)", and insert "(k)".

Amendment No. 211

On page 34, line 9, strike out "(k)", and insert "(l)".

Amendment No. 212

On page 34, line 10, strike out "(l)", and insert "(m)".

Amendment No. 213

On page 34, line 11, strike out "42,533", and insert "22,956".

Amendment No. 214

On page 34, line 12, strike out "(m)", and insert "(n)".

Amendment No. 215

On page 34, line 13, strike out "52,326", and insert "49,069".

Amendment No. 216

On page 34, line 14, strike out "(n)", and insert "(o)".

Amendment No. 217

On page 34, line 16, strike out "40,586", and insert "27,533".

Amendment No. 218

On page 34, line 17, strike out "(o)", and insert "(p)".

Amendment No. 219

On page 34, line 20, strike out "942,773", and insert "921,731".

(Item 153)**Amendment No. 220**

On page 36, line 20, strike out "2,031,253", and insert "2,025,481".

Amendment No. 221

On page 36, line 22, strike out "1,843,460", and insert "1,837,658".

Amendment No. 222

On page 36, line 26, strike out "2,101,730", and insert "2,005,988".

Amendment No. 223

On page 36, line 29, strike out "2,031,253", and insert "2,025,481".

(Item 162)**Amendment No. 224**

On page 38, line 23, strike out "11,783,198", and insert "11,754,086".

Amendment No. 225

On page 38, line 25, strike out "9,663,002", and insert "9,633,890".

Amendment No. 226

On page 38, line 29, strike out "11,923,446", and insert "11,894,334".

Amendment No. 227

On page 38, line 32, strike out "11,783,198", and insert "11,754,086".

(Item 167)**Amendment No. 228**

On page 39, line 28, strike out "6,989,658", and insert "6,974,370".

Amendment No. 229

On page 39, line 30, strike out "5,722,572", and insert "5,707,284".

Amendment No. 230

On page 39, line 34, strike out "7,044,708", and insert "7,029,420".

Amendment No. 231

On page 39, line 37, strike out "6,989,658", and insert "6,974,370".

(Item 169)**Amendment No. 232**

On page 40, line 5, strike out "2,805,013", and insert "2,707,734".

Amendment No. 233

On page 40, line 8, strike out "2,084,390", and insert "2,076,736".

Amendment No. 234

On page 40, line 11, strike out "1,196,319", and insert "1,105,819".

Amendment No. 235

On page 40, line 14, strike out "3,280,709", and insert "3,182,555".

Amendment No. 236

On page 40, line 15, strike out "475,696", and insert "474,821".

Amendment No. 237

On page 40, line 18, strike out "2,805,013", and insert "2,707,734".

(Item 190)**Amendment No. 238**

On page 44, line 39, strike out "26,600", and insert "21,000".

(Item 193)**Amendment No. 239**

On page 45, line 7, strike out "6,871,519", and insert "6,456,519".

Amendment No. 240

On page 45, line 17, strike out "2,891,618", and insert "3,306,618".

Amendment No. 241

On page 45, line 23, strike out "6,871,519", and insert "6,456,519".

(Item 195)**Amendment No. 242**

On page 45, line 33, strike out "8,159,255", and insert "8,100,909".

Amendment No. 243

On page 45, line 35, strike out "7,701,762", and insert "7,645,416".

Amendment No. 244

On page 45, line 37, strike out "2,891,408", and insert "2,889,408".

Amendment No. 245

On page 45, line 39, strike out "10,593,170", and insert "10,534,824"

Amendment No. 246

On page 45, line 47, strike out "8,149,255", and insert "8,100,909".

(Item 201)**Amendment No. 247**

On page 46, line 14, strike out "659,862", and insert "315,565".

(Item 202)**Amendment No. 248**

On page 46, line 20, strike out "490,371", and insert "417,049".

Amendment No. 249

On page 46, line 24, strike out "385,500", and insert "312,178".

Amendment No. 250

On page 46, line 26, strike out "490,371", and insert "417,049".

(Item 203)**Amendment No. 251**

On page 46, line 32, strike out "125,430", and insert "120,869".

Amendment No. 252

On page 46, line 34, strike out "70,547", and insert "66,455".

Amendment No. 253

On page 46, line 36, strike out "57,883", and insert "57,414".

Amendment No. 254

On page 46, line 38, strike out "128,430", and insert "123,869".

Amendment No. 255

On page 46, line 41, strike out "125,430", and insert "120,869".

(Item 207)**Amendment No. 256**

On page 47, strike out lines 38 and 39, inclusive.

(Item 208)

Amendment No. 257

On page 47, line 46, strike out "3,593,857", and insert "3,618,464".

Amendment No. 258

On page 47, line 49, strike out "2,780,968", and insert "2,791,960".

Amendment No. 259

On page 48, line 4, strike out "814,389", and insert "828,004".

Amendment No. 260

On page 48, line 7, strike out "3,595,357", and insert "3,619,964".

Amendment No. 261

On page 48, line 11, strike out "3,593,857", and insert "3,618,464".

(Item 211)

Amendment No. 262

On page 48, line 39, strike out "194,059", and insert "193,237".

Amendment No. 263

On page 48, line 41, strike out "121,079", and insert "118,379".

Amendment No. 264

On page 48, line 44, strike out "72,980", and insert "74,858".

Amendment No. 265

On page 48, line 47, strike out "194,059", and insert "193,237".

(Item 242)

Amendment No. 266

On page 55, line 22, strike out "366,814", and insert "375,618".

Amendment No. 267

On page 55, line 24, strike out "187,725", and insert "194,905".

Amendment No. 268

On page 55, line 26, strike out "181,321", and insert "182,945".

Amendment No. 269

On page 55, line 28, strike out "369,046", and insert "377,850".

Amendment No. 270

On page 55, line 31, strike out "366,814", and insert "375,618".

(Item 251)

Amendment No. 271

On page 57, line 37, strike out "3,545,612", and insert "3,552,111".

Amendment No. 272

On page 57, line 40, strike out "5,327,192", and insert "5,341,875".

Amendment No. 273

On page 57, line 45, strike "6,577,811", and insert "6,592,494".

Amendment No. 274

On page 58, line 5, strike out "2,932,199", and insert "2,940,383".

Amendment No. 275

On page 58, line 8, strike out "3,545,612", and insert "3,552,111".

(Item 252)

Amendment No. 276

On page 58, line 12, strike out "2,932,199", and insert "2,940,383".

(Item 253)

Amendment No. 277

On page 58, line 23, strike out "3,989,507", and insert "3,844,248".

Amendment No. 278

On page 58, line 26, strike out "4,760,322", and insert "4,676,752".

Amendment No. 279

On page 58, line 29, strike out "1,915,545", and insert "1,799,506".

Amendment No. 280

On page 58, line 32, strike out "6,675,867", and insert "6,476,258".

Amendment No. 281

On page 58, line 38, strike out "2,480,926", and insert "2,426,576".

Amendment No. 282

On page 58, line 41, strike out "3,989,507", and insert "3,844,248".

(Item 262)**Amendment No. 283**

On page 60, line 43, strike out "29,197,532", and insert "28,482,287".

Amendment No. 284

On page 60, line 46, strike out "18,141,343", and insert "17,697,112".

Amendment No. 285

On page 60, line 49, strike out "11,011,493", and insert "10,766,099".

Amendment No. 286

On page 60, line 52, strike out "1,197,120", and insert "1,173,250".

Amendment No. 287

On page 61, line 4, strike out "119,750", and insert "118,000".

Amendment No. 288

On page 61, line 7, strike out "30,469,706", and insert "29,754,461".

Amendment No. 289

On page 61, line 11, strike out "29,197,532", and insert "28,482,287".

(Item 263)**Amendment No. 290**

On page 61, line 23, strike out "9,992,429", and insert "9,389,784".

Amendment No. 291

On page 61, line 26, strike out "976,705", and insert "922,010".

Amendment No. 292

On page 61, line 30, strike out "3,593,012", and insert "3,072,462".

Amendment No. 293

On page 61, after line 32, insert

"(f) General administration	5,420,172
Less estimated reimbursements from programs:	
(1) General Fund	1,708,501
(2) Other	3,711,671
(g) Reduction to be allocated to programs	-27,400".

Amendment No. 294

On page 61, line 35, strike out "9,992,429", and insert "9,389,784".

(Item 263.1)**Amendment No. 295**

On page 61, after line 50, insert

"263.1—For investigation and study of the control of algae growth in
the Klamath River system, Department of Water Resources..... 15,000".

(Item 263.2)

Amendment No. 296

On page 61, after line 50, insert

"263.2—For transfer to the Water Resources Revolving Fund to be transferred by the State Controller in such amounts as the Department of Finance may authorize for the support of the Department of Water Resources, for investigation of the Mojave River Ground Water Basins, including Coyote, Harper, and Lucerne Valleys, to delineate the ground water basins and subarea boundaries, surface and subsurface geology, hydrologic characteristics including evaluation of hydrologic balance and local safe yield, ground water storage and storage capacity available, water quality characteristics and evaluation of present and future ground water quality problems ----- 110,000
provided that the money so transferred be placed in a special account in that fund and shall not be available for expenditure after June 30, 1964; and further provided that of this amount only \$50,000 is available in 1962-63."

(Item 271)

Amendment No. 297

On page 63, line 34, strike out "144,755", and insert "83,079".

Amendment No. 298

On page 63, line 37, strike out "102,038", and insert "51,902".

Amendment No. 299

On page 63, line 45, strike out "8,256", and insert "8,081".

Amendment No. 300

On page 64, line 15, strike out "25,000", and insert "12,500".

Amendment No. 301

On page 64, after line 19, insert

"(r) Fund in possession of and under control of 22nd District Agricultural Association ----- 1,135".

Amendment No. 302

On page 64, line 26, strike out "144,755", and insert "83,079".

(Item 282)

Amendment No. 303

On page 67, line 27, strike out "\$24,500", and insert "\$15,000".

Amendment No. 304

On page 67, line 28, strike out "\$24,500", and insert "\$15,000".

Amendment No. 305

On page 67, line 42, after the period, insert

"The purpose of this item, in part, is to provide sufficient funds to continue the five percent salary increases provided for under Assembly Bill 50, 1962 First Extraordinary Session. The increases authorized by Assembly Bill 50, 1962 First Extraordinary Session."

(Item 283)

Amendment No. 306

On page 68, line 23, strike out "\$24,500", and insert "\$15,000".

Amendment No. 307

On page 68, line 24, strike out "\$24,500", and insert "\$15,000".

(Item 303.5)

Amendment No. 308

On page 72, after line 26, insert

"303.5—For capital outlay, University of California, payable from the State Highway Fund, in accordance with the following schedule ----- 5,700

Schedule:

(a) Equipment to establish a truck driver training and research program in the Institute of Transportation and Traffic Engineering-----	5,700
---	-------

Total of schedule ----- 5,700
provided, that this appropriation is available to June 30, 1963 only."

(Item 345)

Amendment No. 309

On page 80, line 39, strike out "5,993,783", and insert "6,533,600".

Amendment No. 310

On page 80, line 49, after "construction", strike out "of", and insert "at".

Amendment No. 311

On page 80, after line 52, insert
"(cc) Construction at Benicia Beach State Park----- 514,817".

Amendment No. 312

On page 81, line 43, strike out "1,115,835", and insert "1,140,835".

Amendment No. 313

On page 81, line 46, strike out "5,461,783", and insert "6,001,600".

Amendment No. 314

On page 81, line 49, strike out "5,993,783", and insert "6,533,600".

(Item 346)

Amendment No. 315

On page 81, after line 49, insert
"346—For loan, in accordance with Section 3, Chapter 2056, Statutes of 1961, Division of Small Craft Harbors, Department of Parks and Recreation, payable from the Small Craft Harbor Revolving Fund Notwithstanding any other provisions of law to the contrary such fees, rentals and other returns for the use of Lake Elsinore State Park are appropriated to repay the loan and maintain an adequate water level in the lake." 750,000

(Item 348.1)

Amendment No. 316

On page 83, after line 33, insert
"348.1—Department of Water Resources—capital outlay for construction of the State Water Facilities, from the California Water Fund ----- 43,740,531".

(Item 362)

Amendment No. 317

On page 91, strike out lines 11 through 18, inclusive.

(Item 364)

Amendment No. 318

On page 91, line 49, strike out "422,800", and insert "853,520".

Amendment No. 319

On page 92, after line 8, insert
 "(e) Swine farrowing barn----- 36,900
 (f) Swine nursery and finishing unit----- 27,100
 (g) Swine boar unit----- 13,000
 (h) Beef cattle corrals----- 24,000
 (i) Dairy feed barn----- 56,600
 (j) Dairy milk barn----- 77,000
 (k) Dairy feed bunk and silo----- 40,200
 (l) Equip college farm—phase III----- 25,420
 (m) Farm site development—phase II----- 80,500
 (n) Initial complement of farm equipment----- 50,000".

Amendment No. 320

On page 92, line 10, strike out "422,800", and insert "853,520".

(Item 387)

Amendment No. 321

On page 100, line 4, strike out "167,600", and insert "471,600".

Amendment No. 322

On page 100, after line 10, insert

"(c) Remodel cottage I-----	300,000
(d) Equip remodeled cottage I-----	4,000".

Amendment No. 323

On page 100, line 15, strike out "167,600", and insert "471,600".

(Item 391.1)

Amendment No. 324

On page 101, after line 6, insert

"391.1—For capital outlay, Department of Mental Hygiene, in accordance with the following schedule, payable from the State Construction Program Fund-----	4,750,000
Schedule:	

(a) Site acquisition-----	600,000
---------------------------	---------

(b) Site development-----	150,000
---------------------------	---------

(c) Working drawings and construction of 3 multi-purpose psychiatric centers-----	4,000,000
---	-----------

Total of schedule-----	4,750,000
------------------------	-----------

provided, that these funds may be used for purchase or alteration of existing buildings and shall be available only upon agreement of counties and/or cities and counties to participate in construction and/or operation and/or land acquisition."

(Item 392)

Amendment No. 325

On page 101, line 27, after "warehouse", strike out "with".

Amendment No. 326

On page 101, line 28, strike out "office".

Amendment No. 327

On page 101, line 31, after "warehouse", strike out "with office".

(Item 397)

Amendment No. 328

On page 103, line 32, strike out "8,920,517", and insert "8,963,647".

Amendment No. 329

On page 103, line 37, strike out "8,868,243", and insert "8,911,373".

Amendment No. 330

On page 103, line 40, strike out "8,965,517", and insert "9,008,647".

Amendment No. 331

On page 103, line 44, strike out "8,920,517", and insert "8,963,647".

Amendment No. 332

On page 104, after line 3, insert

"provided, that none of the funds appropriated for reprinting the textbook "People of Mexico" shall be expended until said textbook is revised to the satisfaction of the State Board of Education."

(Item 398.5)

Amendment No. 333

On page 105, strike out lines 22 through 27, inclusive.

(Item 398.6)

Amendment No. 334

On page 105, after line 27, insert

"398.6—For assistance to counties under the Local Agency Allocation Law for the construction of jails, State Allocations Board, payable from those funds in the State School Land Fund not dedicated to the support of the public schools under the provisions of Section 4 of Article IX of the Constitution-----

350,000

provided that no part of this appropriation shall be available for allocation to a county unless (1) it does not have a jail meeting minimum standards for jail construction promulgated by the Board of Corrections; (2) the total county assessed valuation of the property in the county is less than 26 million dollars (\$26,000,000), the ratio of county assessed value of that property to its market value exceeds 25 percent, and the county basic tax rate exceeds two dollars and eighty cents (\$2.80) for each \$100 assessed valuation, all as shown in the Annual Report of the Controller concerning Financial Transactions of the Counties of California for the 1960-61 Fiscal Year.

If funds are allocated to a county under this item, the Controller shall transfer to the State School Land Fund each payment due to the county under Section 25761 of the Business and Professions Code, until there has been deducted from such payments an amount equal to the amount allocated to the county under this item, together with interest at a rate not to exceed 3½ percent annually."

(Item 406)

Amendment No. 335

On page 109, after line 26, insert

"provided, further that the number of positions authorized under this item shall be limited to 259."

(Item 411)

Amendment No. 336

On page 113, line 46, strike out "993,000", and insert "1,265,790".

Amendment No. 337

On page 114, after line 21, insert:

"(j) Ventura County, Pierpont Bay—State's share	130,395
(k) Ventura County, Pierpont Bay—advance for federal share--	130,395
(l) City of Capitola, Capitola Section—State's section	6,000
(m) City of Capitola, Capitola Section—advance for federal section	6,000".

Amendment No. 338

On page 114, line 23, strike out "993,000", and insert "1,265,790".

(Item 412—Technical)

Amendment No. 339

On page 114, line 28, after "of" strike out "the".

Amendment No. 340

On page 114, strike out line 29.

Amendment No. 341

On page 114, line 30, strike out "Statutes of 1953", and insert "Chapter 1302 of the Statutes of 1961".

(Item 412.5)

Amendment No. 342

On page 114, after line 31, insert

"412.5—To the Division of Small Craft Harbors for the development and improvement of a small craft harbor at Martinez pursuant to Division 5.7 (commencing with Section 5825) of the Public Resources Code, payable from the Small Craft Harbor Revolving Fund ----- 450,000".

(Item 412.6)

Amendment No. 343

On page 114, strike out lines 32 to 40, inclusive.

(Item 421)

Amendment No. 344

On page 116, line 35, strike out "2,743,230", and insert "2,643,230".

(Item 422)

Amendment No. 345

On page 116, strike out lines 36 through 44, inclusive.

(Item 423)

Amendment No. 346

On page 116, after line 41, insert
 "423—For reimbursements to counties for costs incurred in the prosecution and conduct of homicide trials, Department of Finance, to be expended in accordance with the provisions of Sections 15200 through 15204 of the Government Code ----- 35,000".

(Section 10)

Amendment No. 347

On page 123, after line 11, insert "Section 19.4, Budget Act of 1961".

(Section 13.6)

Amendment No. 348

On page 124, line 40, strike out "January", and insert "November".

Amendment No. 349

On page 124, line 41, strike out the first "1962", and insert "1961".

(Section 13.7)

Amendment No. 350

On page 124, after line 43, insert
 "SEC. 13.7. The unexpended balance of the appropriation made by Item 316 (g) (9), Budget Act of 1961 is hereby reappropriated for the same purpose; and in addition shall be available for paving property at the rear of the Employment Building in Salinas."

(Section 15.5)

Amendment No. 351

On page 125, strike out lines 11 through 18, inclusive.

(Section 18.5)

Amendment No. 352

On page 125, strike out lines 38 through 42, inclusive.

(Section 31.6)

Amendment No. 353

On page 130, strike out lines 46 through 49, inclusive.

(Section 36)

Amendment No. 354

On page 131, after line 41, insert

"SEC. 36. This act is an urgency measure necessary for the immediate preservation of the public peace, health or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting such necessity are:

There exists an extreme shortage of physical facilities for the operation of the custodial, mental treatment, educational, administrative, military and other agencies of the state government, the present facilities being entirely inadequate due to great increases in population and added governmental responsibilities. The capital outlay appropriations in this budget are all in continuation of an existing program to remedy the aforesaid shortage of facilities and to promote and sustain the economy of the State. If they are not available for expenditure on July 1, 1962, the existing program will be delayed. The expeditious correction of such condition and the efficient operation of the State's business required the immediate availability of the new capital outlay appropriation and the uninterrupted availability of reappropriated capital outlay items contained in this measure. It is therefore necessary that this act go into immediate effect."

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Motion to Print With a Rush Order

Senator Miller moved that Assembly Bill No. 1 be sent to print with a rush order.

Motion carried.

THIRD READING OF SENATE BILLS

Senate Bill No. 6—An act to amend Section 23754 of, and to add Section 23754.3 to, the Education Code, relating to the California State Colleges.

Bill read third time.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Senate Bill No. 6.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 30, 1962

To the Honorable Members of the Senate and Assembly:

Senate Bill No. 6, "An act to amend Section 23754 of, and to add Section 23754.3 to, the Education Code, relating to the California State Colleges" in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Senate Bill No. 6 as an emergency measure.

Respectfully submitted,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

RECESS

At 2.20 p.m., on motion of Senator McAteer the Senate recessed until 3.05 p.m.

REASSEMBLED

At 3.05 p.m., the Senate reconvened.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

Senator Arnold Presiding

At 3.08 p.m., Senator Stanley Arnold, of the First Senatorial District, presiding.

REQUEST FOR UNANIMOUS CONSENT

Senator Miller asked for, and was granted unanimous consent to have Standing Rule No. 55 suspended to allow Mr. A. Alan Post and members of his staff and the representatives of the Department of Finance on the Senate floor during the consideration of Assembly Bill No. 1.

Request for Unanimous Consent

Senator Miller asked for, and was granted, unanimous consent to take up Assembly Bill No. 1, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 1

Resolution to Suspend Constitutional Provision

The following resolution was offered:

By Senator Miller:

Resolved, That Assembly Bill No. 1 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the third time, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

CONSIDERATION OF ASSEMBLY BILL NO. 1

Assembly Bill No. 1—An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Miller.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Donnelly, Farr, Fisher, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—31.

NOES—Senators Dolwig, Gibson, and Teale—3.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Donnelly, Farr, Fisher, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—31.

NOES—Senators Dolwig, Gibson, and Teale—3.

Bill ordered transmitted to the Assembly.

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF SENATE BILLS (RESUMED)

Senate Joint Resolution No. 10—Relating to the illegal traffic in narcotics.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Short, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Bill No. 9—An act to amend Section 13521 of the Penal Code, relating to penalty assessments for criminal offenses.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Cobey, Dolwig, Donnelly, Farr, Gibson, Holmdahl, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—26.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Joint Resolution No. 12—Relative to supplemental air carriers.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 27—Relative to the driver education and training program.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McAteer, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Resolution No. 53—Relating to recreation facilities adjacent to the West Side Freeway in San Joaquin Valley.

Resolution read.

Motion to Amend

Senator Farr moved the adoption of the following amendment:

Amendment No. 1

In line 4 of the first "Resolved" clause of the measure, as printed in the Senate Journal for the 1962 Regular Session for March 26, 1962, at page 222, after "study", insert "under the chairmanship of the Administrator of the Resources Agency".

Amendment read, and adopted.

Resolution ordered amended, and to third reading.

REQUEST FOR UNANIMOUS CONSENT

Senator Farr asked for, and was granted, unanimous consent to have Senate Resolution No. 53 as amended, printed in the Journal.

By Senator Farr:

Senate Resolution No. 53

Relating to recreation facilities adjacent to the West Side Freeway in the San Joaquin Valley

WHEREAS, There is a great recreation potential in connection with the proposed West Side Freeway (State Highway Route 238) in the San Joaquin Valley; and

WHEREAS, This recreational opportunity is particularly apparent where the West Side Freeway parallels the aqueduct leading into the San Luis Reservoir; now, therefore, be it

Resolved by the Senate of the State of California, That the Office of Planning in the Department of Finance, the Department of Public Works, the Department of Parks and Recreation, and the Department of Water Resources and the Department of Fish and Game are hereby requested to conduct a joint study under the chairmanship of the administrator of the Resources Agency which will develop a co-ordinated plan for acquisition and development of property for freeway, aqueduct, and recreation uses on the west side of the San Joaquin Valley adjacent to the West Side Freeway, and to submit a report thereon to the Legislature by not later than the fifth calendar day of the 1963 Regular Session; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit copies of this resolution to the Office of Planning in the Department of Finance, the Department of Public Works, the Department of Parks and Recreation, and the Department of Water Resources and the Department of Fish and Game.

**CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF SENATE BILLS (RESUMED)**

Senate Concurrent Resolution No. 15—Relative to making additional funds available to the Joint Legislative Budget Committee, established by Chapter 1667 of the Statutes of 1951.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Cobey, Dolwig, Donnelly, Farr, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, J. Howard Williams, and Robert D. Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 18—Relative to expenses of the Joint Interim Committee on Uniform Laws.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Geddes, Gibson, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—30.

NOES—None.

Resolution ordered transmitted to the Assembly.

RECESS

At 3.58 p.m., on motion of Senator Burns, the Senate recessed until 4.56 p.m.

REASSEMBLED

At 4.56 p.m., the Senate reconvened.

Hon. Stanley Arnold, of the First Senatorial District, presiding.
Secretary J. A. Beek at the desk.

CALL OF THE SENATE

Senator Burns moved a call of the Senate.

Motion carried.

Time, 4.57 p.m.

The President directed the Sergeant at Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE
CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF SENATE BILLS (RESUMED)

Senate Concurrent Resolution No. 22—Relative to a study of medical education needs.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Cameron, Christensen, Cobey, Donnelly, Farr, Geddes, Holmdahl, Lagomarsino, McAteer, O'Sullivan, Quick, Rattigan, Regan, Rodda, Slattery, Stiern, Weingand, J. Howard Williams, and Robert D. Williams—23.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 23—Relative to proposing the San Francisco Bay area as the site of the 1972 Olympic Games.

Resolution read.

CALL OF THE SENATE

Roll was called.

Pending the announcement of the vote Senator McAteer moved that the quorum call of the Senate apply to the final adoption of Senate Concurrent Resolution No. 23.

Motion carried. Time 5.10 p.m.

President pro Tempore of the Senate Presiding

At 5.11 p.m., Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF SENATE BILLS (RESUMED)

By Senator Arnold:

Senate Resolution No. 55

Relating to school districts

WHEREAS, Education Code Section 17503, as enacted by the 1961 Session of the Legislature, calls for the following amounts to be expended from "current expense of education" of local school district budgets for classroom teachers' salaries:

- (a) Elementary districts, 60 percent;
- (b) High school and junior college, 50 percent;
- (c) Unified, 55 percent; and

WHEREAS, This section calls for the Superintendent of Public Instruction to grant or deny exemptions requested by school district governing boards from the provisions of the section; and

WHEREAS, The current Section 17503 resulted from a study conducted by the Senate Fact Finding Committee on Governmental Administration; and

WHEREAS, That committee retains an interest in the operation and implementation of the section, and properly should be informed of the nature and extent of any problems resulting from the section; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate requests the Superintendent of Public Instruction to furnish a true and complete copy of all actions taken by his office in response to requests for exemptions from the provisions of Section 17503 by individual school district governing boards; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a copy of this resolution to the Superintendent of Public Instruction.

Resolution read, and unanimously adopted on motion of Senator Arnold.

Senate Concurrent Resolution No. 25—Relative to the naming of State Highway Route 57 in memory of the late Senator John J. Hollister.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Holmdahl, Lagomarsino, McAteer, Miller, O'Sullivan, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and J. Howard Williams—25.

NOES—None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolutions were offered:

By Senator Regan:

Senate Resolution No. 58

Relative to a study of legislation relating to condominiums

WHEREAS, The redevelopment of our metropolitan areas has become one of the most serious problems facing city government today, and the use of condominium types of private housing offers at least a partial solution to this problem; and

WHEREAS, The Congress of the United States, in Section 234 of the Housing Act of 1961, has authorized the Federal Housing Administration to insure mortgage loans made on condominium purchases; and

WHEREAS, The Federal Housing Administration has developed certain regulations concerning the financing of condominium developments which will require legislative action on the part of the State of California; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate Fact Finding Committee on Judiciary is authorized and directed to ascertain and study all facts relating to the subject of necessary changes in the law to make fully available in California the benefits of Federal Housing Administration insurance of loans for purchase of condominium interests, and is directed to report its findings and recommendations to the Senate no later than the fifth legislative day of the 1963 Regular Session of the Legislature.

Resolution read, and referred to Committee on Rules.

By Senator McAteer:

Senate Resolution No. 59

Congratulating Mrs. Anita Day Hubbard

WHEREAS, It has come to the attention of the Senate of the State of California that Mrs. Anita Day Hubbard has recently celebrated her 25th anniversary as a columnist with the *San Francisco Examiner*; and

WHEREAS, Mrs. Hubbard has been a professional newspaperwoman for over half a century, most of it in San Francisco; and

WHEREAS, Mrs. Hubbard, through her widely read column, "Good Neighbor," has been a kind and compassionate friend to tens of thousands who have sought her advice on personal problems; and

WHEREAS, In her column, "Mature Living," Mrs. Hubbard has constructively refuted the myths about aging; and

WHEREAS, Mrs. Hubbard's other activities in her efforts to upgrade the aging include the *San Francisco Examiner's* handbook listing "Opportunities for Older People," 80,000 copies of which have been distributed, and a continuing series of adult education classes she has promoted to retrain older people for employment; and

WHEREAS, It is therefore fitting and proper for the Senate to pay tribute to a great lady upon her 25th anniversary with the *San Francisco Examiner*; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of this House take this opportunity to congratulate Mrs. Anita Day Hubbard on this anniversary and extend their best wishes in all future endeavors; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a suitably prepared copy of this resolution to Mrs. Anita Day Hubbard and to the publisher of the *San Francisco Examiner*.

Resolution read, and unanimously adopted on motion of Senator McAteer.

By Senator McAteer:

Senate Resolution No. 60

Congratulating the Chinese American Citizens Alliance on its 50th Anniversary

WHEREAS, The Chinese-American Community has, from its earliest years, been a highly valued element in San Francisco life, contributing immeasurably to the cultural, educational, economic and political development of the city; and

WHEREAS, San Francisco's significant role as the historical gateway to the Orient has been greatly enhanced by the presence of a community of citizens of Chinese descent who, while fully American, have also maintained a special affection for, and knowledge of, the priceless traditions of their ancestral homeland; and

WHEREAS, The Chinese American Citizens Alliance has been a major instrument in the cultural, educational, economic and political progress of the Chinese-American Community in San Francisco, in California, and throughout the nation; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate take this opportunity to congratulate the San Francisco Lodge of The Chinese American Citizens Alliance, founded on May 15, 1912, on its 50th Anniversary of dedicated service to Chinese-Americans and to all San Franciscans; and, be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to The San Francisco Lodge of The Chinese American Citizens Alliance; its President, Mr. Charles J. Jung; and its vice president, Mr. George Ong.

Resolution read, and unanimously adopted on motion of Senator McAteer.

By Senator McAteer:

Senate Resolution No. 61

Congratulating Station KNBC on its 40th anniversary

WHEREAS, KNBC Radio, under the name of KPO, began broadcasting on April 17, 1922, from San Francisco, California, as one of the first 15 radio stations in the United States; and

WHEREAS, KNBC, through its powerful 50,000 watt, clear-channel signal, has served as a voice of the San Francisco Bay area; and

WHEREAS, This station has transmitted the wisdom, culture and spirit of the Bay area to citizens all over northern and central California as well as to the people of the western United States, Canada, and Mexico; and

WHEREAS, Since 1922 KNBC has pioneered in many areas of radio broadcasting, including, first station in the Bay area to broadcast opera live from the stage; first station to carry a football game direct from the scene of play; the first national network program, the inauguration of President Coolidge; the first play-by-play broadcast of the World Series in 1925; and the first station to broadcast a regular program from a ship at sea; and

WHEREAS, KNBC is owned and operated by the National Broadcasting Company and, through the worldwide news gathering and transmission facilities of NBC, as a public service station KNBC has kept its listeners informed of national and world events; and

WHEREAS, Station KNBC has continued to maintain a regular schedule of programs in the public interest, most notably in the fields of religion, education, agriculture, and public affairs; and

WHEREAS, KNBC serves under the Federal Civil Defense Administration as the CONELRAD basic key station, standing ready 24 hours a day to broadcast an alert over all Bay area radio stations; and

WHEREAS, KNBC makes its broadcasting facilities available to inform the public of worthwhile activities serving the charitable, educational and cultural needs of the Bay area; and

WHEREAS, KNBC, in its 40th year, has pledged to continue its outstanding service to the citizens of northern California; now, therefore, be it

Resolved by the Senate of the State of California, That the members of this house take this opportunity to congratulate Station KNBC, its owner, and staff, on their 40th anniversary of radio broadcasting and wish them continued success in providing their listeners the excellent programs for which they have become renowned; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to Station KNBC and its General Manager, Mr. William B. Decker.

Resolution read, and unanimously adopted on motion of Senator McAteer.

By Senator Cameron:

Senate Resolution No. 62

Relating to a study of state and local taxes

WHEREAS, The rapid growth of California's population has resulted in increasing the total tax burden of state and local government; and

WHEREAS, Concern has developed as to whether property can bear increased levies and whether the property tax in its present form can remain the major source of local government support; and

WHEREAS, There are increasing doubts as to the fairness and reasonableness of the impact of state and local taxes; and

WHEREAS, The last extensive legislative analysis of California state and local taxes was made more than 10 years ago; now, therefore, be it

Resolved by the Senate of the State of California. That the Senate Fact Finding Committee on Revenue and Taxation be directed to determine and report whether there is need for a comprehensive study of state and local taxes in California and, if such a need is found, to specify what the study shall include, how it should be accomplished, and when it should be undertaken and completed. The committee's reports should recommend areas for specific emphasis, the caliber and amount of staff needed, a proposed budget, procedures to be followed, and goals to be achieved; and be it further

Resolved. That the Senate Fact Finding Committee on Revenue and Taxation be required to report to the Senate its conclusions by the first Monday in March of the 1963 General Session.

Resolution read, and referred to Committee on Rules.

By Senators Burns, Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams:

Senate Resolution No. 63
Commending Ralph N. Kleps

WHEREAS, Ralph N. Kleps, who for the past eleven years has held the position of Legislative Counsel, recently resigned to become Administrative Director of the Courts of California; and

WHEREAS, Mr. Kleps first entered the service of the State in 1941 when he became law secretary to the Chief Justice of the Supreme Court of California; and

WHEREAS, He subsequently served for two years as Director of the Administrative Agencies Survey for the Judicial Council of California, and was Chief of the Division of Administrative Procedure from 1945 to 1950; and

WHEREAS, Being recognized as a person of exceptional ability and broad legal knowledge Ralph Kleps was designated Legislative Counsel following the appointment of Fred B. Wood to the District Court of Appeals in 1950; and

WHEREAS, His calm, demeanor, extensive familiarity with legal and governmental processes and sound judgment were well suited to handle the increasingly complicated problems confronting the Legislature in recent years; and

WHEREAS, During his tenure as Legislative Counsel he endeavored to provide the greatest possible service and aid to the Legislature in its work, and endeared himself to the members by his constant courtesy, his complete understanding of the affairs of the office, and his careful attention to even the smallest details of matters entrusted to him; now, therefore, be it

Resolved by the Senate of the State of California. That the Legislature hereby expresses to Ralph N. Kleps its most sincere appreciation for the many years of untiring, faithful and capable service he has given to the Legislature and to the people of California in his office as Legislative Counsel, and extend to him warmest congratulations and best wishes on his new undertaking as Administrative Director of the Courts; and be it further

Resolved. That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Ralph N. Kleps.

Resolution read, and unanimously adopted on motion of Senator Burns.

CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 27—Relative to the preparation and printing of a Summary Digest and Subject List.

Resolution read, and presented by Senator Burns.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Geddes, Holmdahl, Lagomarsino, McAteer, Miller, O'Sullivan, Rattigan, Regan, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—27.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 4—Relative to a study of master plans for school district unification.

Resolution read, and presented by Senator Christensen.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Geddes, Holmdahl, Lagomarsino, McAteer, Miller, O'Sullivan, Quick, Rattigan, Regan, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—26.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 28—Relative to expenses of the Joint Interim Committee on Law Revision.

Resolution read, and presented by Senator Cobey.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Geddes, Holmdahl, Lagomarsino, McAteer, Miller, O'Sullivan, Quick, Rattigan, Regan, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—27.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 29—Relative to making additional funds available to the Legislative Audit Committee.

Resolution read, and presented by Senator J. Howard Williams.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Geddes, Holmdahl, Lagomarsino, McAteer, Miller, O'Sullivan, Quick, Regan, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—26.

NOES—None.

Resolution ordered transmitted to the Assembly.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE DISPENSED WITH

At 5.35 p.m., on motion of Senator McAteer, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and Senate Concurrent Resolution No. 23 adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Dolwig, Donnelly, Holmdahl, Lagomarsino, McAteer, Miller, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—26.

NOES—Senator O'Sullivan—1.

Resolution ordered transmitted to the Assembly.

CALL OF THE SENATE

Senator Burns moved a call of the Senate.

Motion carried.

Time, 5.38 p.m.

The President directed the Sergeant at Arms to close the doors, and to bring in the absent members.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE DISPENSED WITH

At 5.41 p.m., on motion of Senator Burns, further proceedings under the call of the Senate were dispensed with.

RECESS

At 5.42 p.m., on motion of Senator Burns, the Senate recessed until 7.30 p.m.

REASSEMBLED

At 7.30 p.m., the Senate reconvened.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding

Secretary J. A. Beek at the desk.

CALL OF THE SENATE

Senator Rodda moved a call of the Senate.

Motion carried.

Time, 7.30 p.m.

The President directed the Sergeant at Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE**MESSAGES FROM THE ASSEMBLY**

ASSEMBLY CHAMBER, March 31, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day respectfully refused to concur in Senate amendments to:

Assembly Bill No. 1—An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately.

And appointed Messrs. Crown, Rees, and Coolidge as a Committee on Conference to meet a like committee from the Senate.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

APPOINTMENT OF COMMITTEE ON CONFERENCE

MR. PRESIDENT: The Committee on Rules announces the appointment of Senators Miller, Teale, and J. Howard Williams as a Senate Committee on Conference concerning Assembly Bill No. 1 to meet a like Committee of the Assembly.

SENATE COMMITTEE ON RULES
BURNS, Chairman

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 31, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 12

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 12—An act authorizing the Director of Finance to dispose of property belonging to the State, and repealing Chapter 1937 of the Statutes of 1959, relating to the disposition of certain state property.

Referred to Committee on Rules.

ADJOURNMENT

At 7.45 p.m., on motion of Senator Brown, the President declared the Senate adjourned until 2.30 p.m., Monday, April 2, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

NINETEENTH LEGISLATIVE DAY

TWENTY-NINTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Monday, April 2, 1962

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—38.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

O God, Thou Source of all wisdom and truth, without Whom there is confusion and evil, we invoke Thy blessing upon this session of the Senate. Grant unto these Senators clear minds, strong wills and understanding hearts. May they so fulfill their purpose, being responsive to Thy will, that they may know the joy and satisfaction of work well done. Grant this blessing, O Lord, for we pray in Thy name. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Johnson led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Thomas J. Farrell, Mrs. Thomas J. Farrell, Master Brien Farrell, of Santa Rosa.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs.

George Fiske and Sally and Betsy, of Gardena; Alice Johnson and Marjorie Mahan, both of Cudahy.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Phyllis Lang of San Francisco.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Jordan N. Peekham of Chico, and Thomas Evans, a ninth grade student from Bidwell School, Chico.

On request of Senators Teale and Begovich, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Veronica Ames and Hazel Harrington, both of West Point.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Ben Kristal, Mr. Ed Lorber, and Miss Veda Nelson, adults; and the following eighth grade students from Calaroga School and Rancho Arroyo School, Hayward: Laura Van Meter, Dennis Stebbins, Sandra Viena, Frank Jimenez, Ronald Bender, Judy Cooper, Mike Harvey, Karen Ferguson, Glen Gallagher, Sharon Miller, John Ballow, Kathy McLendon, Billy Carlson, Billy Smith, Adolph Oliver, John Saczawa, David Jungkeit, Sam Sorivner, Linda Soares, Diana Lemanski, Ken Walling, Janis Terrell, Scott Davidson, Lee Williams, Angela Carr, David Banta, Cathy Ventimiglio, Bob Verville, Glenn Steele, Bruce Nalezny, Kathy Humes, Van Lowe, Sharon Alexander, Steve Anderson, Paula Choitz, Dennis Perez, Tony Darey, and Ricky Choffin.

On request of Senator Fisher, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Marjorie Best of San Diego.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Wilbur Cron, principal; Edward Souza, teacher; Mrs. Faye Kincholee, Mrs. Helen Hamer, Mrs. Marion Drane, Mrs. Ethel Steidley, and Robert Joiner, adults, and the following seventh and eighth grade students from the Los Molinos Elementary School, Los Molinos: Jerry Babcock, Mike Cady, Jimmy Costa, Bob Crowl, Christine Day, Marilyn Dodd, Ray Drane, Allan Hale, Jimmy Hammers, Johnna Hawker, Linda Howard, Shirley Johnson, Dennis Junge, Lynne Kreps, Carolyn McDonald, Dennis Packer, Wendell Raimier, Linda Steidley, Lorna Stigall, Monroe Taylor, George Votaw, Sharon Walker, Wendell Willis, John Wilson, David Wohletz, Fred Betts, Gary Brunnemer, Robert Buckley, Tom Cooper, Max Durney, Laurie Edwards, Rita Gridley, Laura Hamer, Loretta Hammers, Ed Howard, Danny Jenkins, Denny Jenkins, Lorna Romano, Bill Jones, Frieda Karnes, Kathy Kincholee, Carol Marshall, Johnny Mendez, Jimmy Mills, Robert Olsen, Virginia Sleppy, Coralee Stigall, Tim Smith, Ronnie Sniveley, Tim Sowles, Lynn Spillman, Kenneth Thompson, and David Votaw.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Fred L. Gardiol, principal; Mr. Ralph Grebmeier, Mr. Schuyler Hunt, and Mr. Romaine Coy, teachers; and the following eighth grade students from the Crittenden School, Mountain View: Scott Baker, Paul Benezra, Gordon Brubaker, James Buntyn, Gilbert Chagoya, Larry Garcia, Jack

Hawkins, Larry Leonard, Fred McCormick, Rick Rummell, Steven Sequiera, James Sowders, David Spotts, Kenneth Terao, Craig Wilson, Anthony Verni, David Behunin, Ronald Newberg, Tina Allard, Victoria Acosta, Filimena Bettencourt, Marilyn Craddick, Mary Del Hoyo, Latjyn Dinno, Darlene Fitts, Ellen Galbraith, Charlene Good, Gloria Gortarez, Ruth Hernandez, Jo Ann Katheiser, Nancy Ortiz, Marie Williams, Mary Esquibel, Jonathan Alvarado, Ronald Bruno, Joe Gonzales, Andrew Gutierrez, James Hensley, Barry Hjelmstad, John Lawson, Gary Lopez, Andy Macias, James Mac Donald, Edward Mateo, John Richards, Claude Smith, Neal Stanley, Lee Strakbein, James Townsend, David Hargrove, Dolores Altamore, Susan Blinn, Cathy Broyles, Betty Chaboude, Diane Decelles, Evelyn Fischer, Sharon Harper, Juanita Hawkins, Jane Jennings, Cathy Johnson, Joyce Oda, Patsy Quintana, Marcia Reis, Beverly Rezendes, Veronica St. Pierre, Sheri Trail, Joan Young, Keith Hendrickson, JoAnne Belasco, Sheila Lorenzetti, Frinet Ramos, Madolyn Stafford, and Janice Falen.

On request of Senator Thompson the privilege of the floor of the Senate Chamber for this day was unanimously extended to Rev. Father Maginnis, Sister Regina Marie, Mr. Nicholas, Mr. Hedberg, Mrs. Dunn, and Mrs. Rodrigues, adults; and the following students from St. Clare's School, Santa Clara County: Marylou Angalo, James Barcells, Paul Bell, Louann Roskovich, Robert Cesena, Robert Chavez, Patrick Coffey, Marybeth Corman, Victoria Cronin, Barbara Davis, Gilbert DeLiso, Joan Dolezal, Mary Douthwaite, Kathleen Dowd, Kathleen Dunlay, Lynn Dunn, Nancy Espieha, Terrence Farley, Patricia FitzMaurice, Stephen Freitas, Jerry Fugel, Patricia Galligan, William Gay, Jacqueline Giamonna, Thomas Gomes, Linda Gonsalves, Cathy Gonzales, Judy Ann Goyena, Julie Hargis, Teresa Hibbard, Peter Hull, Steven Kelly, Patrick Kelly, Kathleen Kolb, Jay Lazarus, Christia McCormack, Kenneth Medeiros, Joann Mendoza, Joan Pagani, Leonette Paradiso, Gail Pereira, Celeste Pino, Ann Podielski, David Rahmer, Kathleen Rodrigues, Arnold Ruffalo, Colleen Sullivan, Shirley Vierra, John Waldorf, Kay Walker, Renee Bucher, and Germaine Pieracci.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Irene Burnes, Mr. Philip Christensen, Mr. William Fisher, and Mr. John Russell, teachers; Mr. Vern Combs, adult, and the following eighth grade students from the Covington School, Los Altos: Tom Beer, Louis Bank, Dave Jones, Chris O'Donnell, Becky Bruce, Susie Bezdek, Marilyn Landis, Cathy Bolton, Heidi Hollstein, Ken Goodrich, Trudy Kaehler, Jeb Burgess, Andrea Blanton, David Bleecker, Richard Browne, Penny Tye, Mary Davis, Terry Bonnell, Alan Kimball, Julie Burrows, Betty Anderson, Tom Harang, Brad Bennett, Barry Pratt, Debbie Young, John Mellquist, Jim Whitney, Jill Ferguson, Sue Schoenfield, Dick Stites, Eve Siegel, Vicki Thor, Diane Lapple, Pam Burton, Marybeth Mowry, Paul Mascovich, Cheryl Matheson, Diane McLoughlin, David Minor, Susan Reller, Fred Bedard, Emily Efting, Earlene Harrison, Jon Pearson, Nina Wise, Margaret Holloway, Terry Houghton, Steve Lane, Steve Pearson, Sheila Popnoe, Margaret Baker, Bob Hoy, Duane McKay, Ingrid Rose, and Cynthia Stroepe.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Harris, Mrs. Warren, and Mr. Keefe, adults; and the following eighth grade students from the Charlotte Wood School, Danville: Patricia Barton, Robert Bayley, Philip Blagg, Sheila Countz, Steven Countz, Brian Courage, Darlene Dibble, Virginia Fereira, Michael Fitzpatrick, Paula Geduldig, Gary Gentile, Roger Hill, Timothy Hutchinson, Gerald Johnson, Stephen Kerfoot, Kathryn Kimball, Randall Lynch, Sharon Metez, Linda Pack, Tom Rabb, Bill Russell, Susan Sahaida, Margaret Semmens, John Shipley, Keith Smith, Daniel Theis, Steven Van Wemmer, Beverly Versteeg, Elaine Werfelmann, Martha Boohar, Kristine Caven, Jay Dobler, Penny Evans, Margot George, Stephen Gorman, John Goldspring, Marilyn Griffith, Michael Griffith, Lisa Howell, Lynda Howland, David Hoy, Gary Knowlton, Peter Krogh, Jeffrey Lindsay, Kenneth Nerlove, Laelanne Peterson, Michael Puckett, Donna Pyles, Richard Ruiter, Lucia Scardigno, Roderick Smith, Janice Stellmacher, James Stenquist, Scott Walker, Stephen Watters, David Wharton, Lillian Willhalm, and Gregg Williams.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Louis Gomez, Mrs. D. Lindevald, Mrs. Doris Arnold, Mrs. Earl Johnston, Mrs. Charles Bennett, Mrs. Jack Mermod, Mrs. Dan Kelliher, Mrs. Robert Heath, Mrs. Terry Muinos, and Linda Artel, adults; and the following members of Camp Fire Girls attending upper elementary schools: Washington Manor, Bohannon and Barrett, San Lorenzo School District, Alameda County; Marcia Tehero, Sue Smart, Suzanne Londa-gin, Vicki Voland, Claudia Perry, Barbara Roach, Deborah Henriques, Celia Levy, Vicki Law, Marcia Werthman, Jackie Anderson, Susan Gomez, Christina Payne, Sharon McClelland, Sherilyn Wills, Anna Wong, Judy Souza, Claudia Dowd, Pat Hall, Almira Torres, Barbara Mitchell, Janice Eaton, Denyse Stanford, Patricia Baker, Cheryl Markley, Regina Kelliher, Gay Smith, Barbara Rockett, Martha Hammer, Susan Miller, Michele Mermod, Delanee Dzubur, Kathy Arieta (nonmember), Karen Howard, Carol Gloski, Susan Callaway, Kathleen Craney, Cheryl Huard, Jan Small, Karen Price, Carolyn Frago, Terry Sullivan, Denise Arnold, Christie Jacobsen, Kitty Lindevald, Peggy Lindevald, Nancy Skinner, Kathy Schneider, Paula Amaral, Karen Bennett, Charlene Cline, Kathryn Jensen, Janet Johnston, Drina La Rose, Jean Peters, Cheryl Robison, Laura Swint, Joyce Bickerton, Diana Artel, Karen Carmack, Eileen Wilson, Carol Camuffo, Gail Smith, Lela Colyer, Kathy Trumpe, Sandy Smith, Anita Lucero, Lucy Muti, and Dale Heath.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Freda Berg, Mr. Andrew Camoroda, Mrs. Marjorie Borello, Mrs. Genevieve Heintz, Mr. Arthur Stone, and Mrs. Wilma Lysdahl, adults; and the following students from Pacific Union School, Fresno: Beberly Bogan, Thomas Cederquist, Deanna Christensen, Pamela Cobb, James Deis, Sandra Divine, Fred Elias, Johnny Elliott, Refugia Fernandez, Nadine Ginder, Kathleen Greulich, Eva Guerrero, Richard Hashimoto, Thurley Heintz, Yoshiko Ide, Allen Jackson, Bonnie Jacoby, Kathleen Johns, Bonnie Kalebjian, Marlene Kanawyer, Dennis Keithly, Janette Kirchner,

Leonard Kizirian, Charles Kliewer, Philip Laird, Kristi Landis, Armando Lopez, Sharon Lutz, Lynn Lysdahl, John Martin, Maria Martinez, Mary Jane Martinez, Louis Mason, Murray Mc'ann, Ruby McDuffie, Michael Mehrten, Susan Miyake, Valentina Moreno, Mary Munoz, Jacqueline Olsen, Manuel Ortiz, Susan Peron, Thomas Petersen, Richard Platten, Bruce Poulsen, Henry Prescott, Yolanda Reyes, Reba Reynolds, Treba Reynolds, William Ripley, Manuel Rivera, Katherine Roque, Allen Scheidt, Sherlyne Seely, Delbert Turmire, Berl Woods, Hazel Woods, Merl Woods, Jose Yzaguirre, and Salvador Yzaguirre.

On request of Senator Arnold, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Janice Leitaker, Mrs. Katherine Robinson, adults; and the following seventh and eighth grade students from Long Valley School, Doyle: Jack Benedict, John Buckley, Bill Nolf, Calvin Perkins, Roy Shuemaker, Raymond Wood, Norma Cook, Judy Flux, Joy McCorkill, Donna Morris, Candy Nolf, Kathy Nolf, Alta Nunneley, and Karen Robinson.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. D. White, principal; Mrs. R. Meyer, Mrs. B. Silva, Mrs. A. Santos, Mrs. G. Della Nina, Mrs. J. Schneider, and Mrs. Carlson, adults; and the following students from Holt Union Elementary School, Stockton: Andrew Hernandez, Manuel Lopez, Netti Deluechi, Luella DeRoboam, Lupe Llorente, Julie Mazzanti, Evangeline Napala, Antonio Castro, Donnie Della Nina, Jessie Llorente, Kenneth Mangaoang, Edward Santos, Joe Ward, Sandra Carlson, Gwendolyn Castro, Marianne Matteoni, Connie Silva, Maria Trejo, Betty Yasuda, Peggy Yonemura, and Lupe Ruiz.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Hilda O'Kane, Mr. Frank M. Bodin, Mrs. D. Bryant, Mrs. Axel Larson, and Mrs. Chandler, adults; and the following students from the Burwood Elementary School, San Joaquin County: Arthur Paul Adrian, Daniel Keith Bryant, John Fultz, Richard Hammerquist, William Ross Knight, John Kenneth Larson, Dennis Smith, Joe Brazil, Tony Brazil, Larry Carlton, Bruce Johnson, Gayland Parrish, Evatta Jane Allman, Edna May Beckman, Phyllis Carlton, Brenda Kay McClain, Sally Ann Murphy, Margaret Rita Naraghi, Delores Shorey, Linda Lee Berg, Katherine Chandler, Sharon Lee Crane, Rita Kimberling, Deitra Kay King, Yvonne Stuart, Pamela Vesia, Sherry Owens, and Janis Christensen.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Arby Hoobyar, Jr., teacher; Mrs. Alvin Petz, Mrs. Geraline Reeves, and Mr. Noble Sutton, adults; and the following eighth grade students from the Banta Elementary School, San Joaquin County: Edward Barbosa, Frances Bognuda, Timothy Costa, Kenneth Leib, Kenny Marlin, Antonio Martin, Robert Newton, Dale Petz, Robert Reeves, Manual Silva, Dorothy Baca, Melinda Christensen, Elaine Costa, Bertha Kenel, Karen Lewis, Mary Sieglock, Paulette Sutton, Dianna Vollbrecht, Ofelia Oceves, and Virginia Coelho.

COMMUNICATIONS

The following communications were received and read, and ordered printed in the Journal:

THE RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF WATER RESOURCES
1120 N STREET, SACRAMENTO, March 30, 1962

Hon. J. A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: I am pleased to transmit for the information of the California State Senate a publication of the Department of Water Resources entitled "A Plan for the Recreation Development of Antelope Valley Reservoir," dated March 1962. This report was prepared under authority of Section 345 of the Water Code.

This report describes local conditions, the onshore recreation facilities required for the initial decade of use, and presents a land use plan to utilize the inherent recreation potential of the reservoir for present and future developments.

In addition, the report recommends that nonreimbursable funds be made available by the Legislature for construction of the recreation facilities.

Sincerely yours,

WILLIAM E. WARNE, Director

Attach.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

CITY OF LOS ANGELES, CALIFORNIA
OFFICE OF CITY CLERK, ROOM 195, CITY HALL
LOS ANGELES, March 30, 1962

Mr. J. A. Beek
Secretary of the Senate
Room 3038, State Capitol
Sacramento 14, California

DEAR SIR: I hereby certify that the attached resolution, requesting the California State Legislature to adopt legislation as proposed by Assembly Bill No. 28 and Senate Bill No. 35, was adopted by the Council of the City of Los Angeles at its meeting held March 30, 1962.

Respectfully yours,

(SEAL)

WALTER C. PETERSON, City Clerk
By A. RINATI, Deputy

CITY OF LOS ANGELES

Resolution

WHEREAS, The Legislature is now considering legislation to authorize the use of prisoners from county institutions to engage in the suppression of forest, brush and grass fires; and

WHEREAS, The use of prisoners would greatly enlarge the fire fighting manpower forces at times when large forces are at greatest need; and

WHEREAS, Our recent experience with the Bel Air-Brentwood fire of November 6, 1961 highlighted the need for a formidable force to combat such conflagrations; and

WHEREAS, This proposed legislation has the endorsement of the fire departments of both the City and County of Los Angeles and is extremely important to citizens and taxpayers;

NOW, THEREFORE, BE IT RESOLVED that, by the adoption of this resolution, the Los Angeles City Council requests the California State Legislature to adopt legislation as proposed by Assembly Bill 28 and Senate Bill 35 of the 1962 First Extraordinary Session.

BE IT FURTHER RESOLVED that copies of this communication be sent immediately to the Secretary of the Senate, the Chief Clerk of the Assembly, members of the Los Angeles City and County delegations and the legislative representatives of the city.

CITY OF LOS ANGELES, CALIFORNIA
OFFICE OF CITY CLERK, ROOM 195, CITY HALL
LOS ANGELES, March 30, 1962

Mr. J. A. Beck
Secretary of the Senate
Room 3038, State Capitol
Sacramento 14, California

DEAR SIR: I hereby certify that the attached motion requesting the California State Legislature not to pass Assembly Bill 60, was adopted by the Council of the City of Los Angeles at its meeting held March 30, 1962.

Respectfully yours,

WALTER C. PETERSON, City Clerk
By A. RINATI, Deputy

Attach.

Motion

Assembly Bill 60 is currently being considered by the State Legislature and would authorize \$5 million of highway construction money to be diverted to the State General Fund for the purpose of repaying a loan made to the Golden Gate Bridge and Highway District in 1945.

Since the effective date of this legislation would be July 1, 1962, it would disrupt the State Highway Department's current planning and construction program for the 1962-63 fiscal year. This action would also have the practical effect of diverting \$5 million from highway construction projects, fifty-five percent of which are allocated to Group 2 Southern California Counties and forty-five percent to Group 1 Northern California Counties.

State highway deficiencies in Southern California are a well established fact and would be seriously hampered by this loss.

I, therefore, move that the Los Angeles City Council, by the adoption of this motion, urgently requests the California State Legislature not to pass AB 60, and that the legislative representatives of the Los Angeles City Council, in Sacramento, be instructed to urgently seek support for the defeat of this bill.

I FURTHER MOVE that copies of this motion be sent immediately to the Secretary of the Senate, the Chief Clerk of the Assembly and all Senators and Assemblymen in Group 2 Southern California Counties.

Presented by Gordon R. Hahn, Councilman, 8th District.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, April 2, 1962

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

NORRIS POULSON, resident of Los Angeles; associated with Haskins & Sells, Certified Public Accountants; Member of the State Legislature in 1939; elected twice to the Legislature, five times to the United States House of Representatives and twice as Mayor of Los Angeles; while in Congress, he was a member of the Interior Committee, dealing with the natural resources of the nation; was Chairman of the Subcommittee of Irrigation and Reclamation; in 1960, Southern California Chairman of the successful statewide water bond issue;

Member, California Water Commission, vice Samuel B. Morris, deceased, for the term prescribed by law, ending January 15, 1965.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 2, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 9
Senate Concurrent Resolution No. 11
Senate Concurrent Resolution No. 12

Senate Concurrent Resolution No. 17
Senate Joint Resolution No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolutions ordered enrolled.

ASSEMBLY CHAMBER, April 2, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day adopted as amended:

Senate Concurrent Resolution No. 6

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolution ordered to unfinished business file.

ASSEMBLY CHAMBER, April 2, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 18

Assembly Concurrent Resolution No. 32

Assembly Concurrent Resolution No. 21

Assembly Joint Resolution No. 4

Assembly Concurrent Resolution No. 30

Assembly Joint Resolution No. 10

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolutions were read:

Assembly Concurrent Resolution No. 18—Relative to merit awards to state employees.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 21—Relative to the improvement of a portion of State Highway Route 1.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 30—Relative to Invest in America Week.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 32—Relative to the old administration building at the Preston School of Industry.

Referred to Committee on Rules.

Assembly Joint Resolution No. 4—Relative to an international exposition in San Francisco.

Referred to Committee on Rules.

Assembly Joint Resolution No. 10—Relative to price support of milk.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 31, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 8

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 12

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bill re-referred to Committee on Governmental Efficiency.

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 26

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

BURNS, Chairman

Above reported resolution ordered to second reading.

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Concurrent Resolution No. 28

Assembly Joint Resolution No. 11

Senate Concurrent Resolution No. 29

Assembly Concurrent Resolution No. 11

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committee this legislative day be given second reading and placed on the third reading file for the next legislative day.

Motion carried.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Concurrent Resolution No. 26—Relative to making additional funds available to the Joint Interim Committee on Investment of Public Retirement and Pension Funds.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules:

Amendment No. 1

In lines 1 and 2 of the title of the printed measure, strike out "making additional funds available to".

Amendment No. 2

On page 1, line 13, strike out the period, and insert "; and be it further Resolved, That there shall be appointed to membership on the committee two additional Members of the Assembly appointed by the Speaker and two additional Members of the Senate appointed by the Senate Committee on Rules."

Amendments read, and adopted.

Resolution ordered printed, and to third reading.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules, to which messages from the Governor were referred appointing:

YORITADA WADA, Member, Youth Authority Board, vice Emmet Daly, resigned, for the term prescribed by law, ending March 15, 1963;

ROLAND W. WOOD, Superintendent, California Rehabilitation Center, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Director of Corrections;

JOHN GEORGE CLARKSON, Presiding Officer of Office of Administrative Procedure, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor;

WALTER DUNBAR, Director of Corrections, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor;

JOHN BALMA, Member, California State Communications Advisory Board, vice self, term expired, for the term prescribed by law, ending December 31, 1965;

W. W. SHEPHERD, Member, California Aeronautics Board, vice self, term expired, for the term prescribed by law, ending December 31, 1965;

MRS. ELLA K. MAYS, Member, Board of Social Work Examiners, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

MISS MARGARET HOLT MUDGETT, Member, Board of Social Work Examiners, vice Mrs. Beryl C. Reinhardt, term expired, for the term prescribed by law, ending January 15, 1966;

ROBERT MAGDIEN, Member, Social Welfare Board, vice Norman J. Hartzler, term expired, for the term prescribed by law, ending January 15, 1966;

FOREST FIORINI, Member, California Aeronautics Board, vice self, term expired, for the term prescribed by law, ending December 31, 1965;

EDMUND P. HALLEY, M.D., Member, Small Craft Harbors Commission, vice Maxwell M. Willens, term expired, for the term prescribed by law, ending January 15, 1966;

NORRIS E. CLASS, Member, Board of Social Work Examiners, vice Mrs. Pearle Miller, term expired, for the term prescribed by law, ending January 15, 1966;

JAMES M. STEWART, Member, State Board of Barber Examiners, vice self, term expired, for the term prescribed by law, ending January 15, 1964;

JOHN M. ANNAND, Member, Small Craft Harbors Commission, vice Homer L. Woxberg, resigned, for the term prescribed by law, ending January 15, 1963;

ABRAHAM KOFMAN, Member, California Highway Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1964;

FRANKLIN S. PAYNE, Member, California Highway Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

has had the same under consideration, and respectfully reports the same back with the recommendation that the appointments of the Governor be confirmed.

BURNS, Chairman

REQUEST FOR UNANIMOUS CONSENT

Senator Burns asked for, and was granted, unanimous consent to have the above report of the Committee on Rules, regarding confirmation of the Governor's appointments, printed in the Journal, and further consideration be continued to the next legislative day.

RESOLUTIONS

The following resolutions were offered:

By Senator Murdy:

Senate Resolution No. 64

Relating to the printing of the "California Bear Flag"

WHEREAS, Lt. Col. R. T. Farrell, Infantry, California Army Reserve National Guard, and his staff have spent numerous hours in the diligent and thorough preparation of the publication, the "California Bear Flag"; and

WHEREAS, This publication is designed to furnish information on the California Bear Flag and to provide rules and regulations with regard to the proper display of, and respect due, that flag; and

WHEREAS, Included in the publication is the excellent poem "Bear Flag," written by the talented Grace Cecelia Callahan, and her contribution of such poem is greatly appreciated by the members of this body; and

WHEREAS, The "California Bear Flag" will undoubtedly be of great interest to the public at large; now, therefore, be it

Resolved by the Senate of the State of California, That the Department of Finance is requested to print, pursuant to Section 439 of the Government Code, approximately 1,500 copies of the "California Bear Flag," in color, in the approximate size of 6 by 9 inches, and make such copies available to the public.

Resolution read, and unanimously adopted on motion by Senator Murdy.

Motion to Print Copies of a Publication

Senator Murdy moved that 1,500 copies of the publication "California Bear Flag," be printed for distribution and the publication printed in the Appendix to the Journal.

Motion carried.

By Senator Short:

Senate Resolution No. 65

Relative to the Third Annual California Milking Championship to be held in conjunction with the 40th Annual Park Fete, Escalon, California

WHEREAS, The citizens of Escalon, California, on July 28, 1962, cooperating through the several organizations in that community, including the Escalon District Chamber of Commerce, will raise funds by means of food and entertainment concessions, exhibits and the operation of booths; and

WHEREAS, All the funds so raised will be used to maintain and improve the parks in Escalon; and

WHEREAS, The Escalon District of Chamber of Commerce hosts the San Joaquin County Chamber of Commerce every May with a kickoff dinner for "June is Dairy Month"; and

WHEREAS, As a part of the Escalon Park Fete celebration, there will be a parade, talent show, dance, carnival booths, and an appearance of the Dairy Princess of California; and

WHEREAS, The Agricultural Committee of the Escalon District Chamber of Commerce and the California State Grange are desirous of keeping the ancient and honorable art of hand milking from becoming a lost talent, and thus will hold a hand milking contest to be supervised by qualified judges, including officials of the Bureau of Weights and Measures of the Department of Agriculture, with the winner to be recognized as California champion and represent the State of California in competition for the world title at the Cow Palace in San Francisco; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate extend to the Escalon District Chamber of Commerce and the California State Grange, to the citizens of Escalon, and to the Milking Champion their best wishes for this important event; and be it further

Resolved, That the Dairy Industry is commended and recognized as an industry of prime importance in the economy of the State of California.

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to the City of Escalon.

Resolution read, and unanimously adopted on motion of Senator Short.

By Senator McCarthy:

Senate Resolution No. 66

Relative to augmenting the funds of the Senate Committee on Interstate Co-operation

Resolved by the Senate of the State of California, That in addition to any money heretofore made available, the sum of five thousand dollars (\$5,000), or so much thereof as may be necessary, is hereby made available from the Contingent Fund of the Senate for the expenses of the Senate Committee on Interstate Co-operation (created by Senate Resolution No. 160, 1961 Regular Session) and its members and for any charges, expenses, or claims it may incur under said resolution to be paid from the said contingent fund and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read, and referred to Committee on Rules.

By Senator Richards:

Senate Resolution No. 67

Congratulating Town Hall on its Silver Anniversary

WHEREAS, Town Hall began its activities 25 years ago in the City of Los Angeles; and

WHEREAS, Town Hall has during this past quarter century grown from an organizing group of fewer than one hundred citizens to its present impressive total of more than three thousand members; and

WHEREAS, Town Hall has become a nonpartisan forum of statewide and national importance; and

WHEREAS, Town Hall has made significant contributions to public understanding of the problems which face us at all levels of our economic, social, and political life, and to the formation of public policy with respect to these problems; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate congratulate Town Hall upon its Silver Anniversary and extend to Town Hall their earnest good wishes for its continued growth and success; and be it further

Resolved, That the Secretary of the Senate is directed to send a suitably prepared copy of this resolution to Elden Smith, the President of the Town Hall Board of Directors, and William B. Miller, Executive Vice President.

Resolution read, and unanimously adopted on motion of Senator Richards.

By Senator Lagomarsino:

Senate Resolution No. 68

Relative to the 180th Anniversary of Mission San Buenaventura

WHEREAS, It was on Easter Sunday, March 31, 1782, when Father Junipero Serra and his assistant, Father Pedro Cambon, presided at a High Mass and the raising of a cross in the presence of an assembled group of Indians to found Mission San Buenaventura; and

WHEREAS, March 31, 1962, marks the 180th Anniversary of Mission San Buenaventura and its service to the people in its community; and

WHEREAS, Mission San Buenaventura and its founder played an important role in the history and development of California; and

WHEREAS, The thriving City of San Buenaventura, incorporated in 1866, has developed as a result of the existence of Mission San Buenaventura; and

WHEREAS, Mission San Buenaventura has been of inestimable value to moral, cultural, education, and spiritual development in its community; and

WHEREAS, It is fitting to recognize this long, distinguished service to the people; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate, on the occasion of its 180th Anniversary, hereby commend and congratulate Mission San Buenaventura for its long, distinguished service to the residents of its community and for its contribution to their moral, cultural, educational, and spiritual development and offer every good wish for continued success in the future; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Father Aubrey J. O'Reilly, pastor of Mission San Buenaventura, and to His Eminence, James Francis Cardinal McIntyre, Bishop of Los Angeles.

Resolution read, and unanimously adopted on motion of Senator Lagomarsino.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, March 26, 1962; Tuesday, March 27, 1962; Wednesday, March 28, 1962; Thursday, March 29, 1962; Friday, March 30, 1962; and Saturday, March 31, 1962, be approved as corrected by the Minute Clerk and the Journal Clerk.

Motion carried.

RECESS

At 3.05 p.m., on motion of Senator Burns, the Senate recessed until 4.10 p.m.

REASSEMBLED

At 4.10 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 13

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be re-referred to the Committee on Finance.

BURNS, Chairman

Request for Unanimous Consent

Senator Cobey asked for, and was granted, unanimous consent to take up Assembly Bill No. 13, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 13**SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)**

Assembly Bill No. 13—An act to amend Section 6956 of, and to add Section 6956.1 to, the Business and Professions Code, relating to license fees of collection agencies, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules:

Amendment No. 1

On page 2 of the printed bill, as amended in Assembly March 31, 1962, strike out lines 9 to 15, inclusive, and insert

"6956.1. Commencing June 1, 1962, and through May 31, 1963, the original license fee required by this chapter shall be in the amount of four hundred dollars (\$400) and the continuation fee shall be in the following amounts:

(a) For licensees with less than four (4) employees, two hundred dollars (\$200).

(b) For licensees with more than three (3) employees but less than eight (8) employees, two hundred fifty dollars (\$250).

(c) For licensees with more than seven (7) employees, three hundred dollars (\$300).

For purposes of this section the number of employees shall be determined as of March 31, 1962, and the term "employees" shall exclude every individual having an ownership interest in the licensed business, and his spouse. Commencing June 1, 1963, the original license fee and the continuation fee shall be in the amounts prescribed by Section 6956."

Amendment No. 2

On page 2, strike out lines 18 and 19, and insert "effect."

Amendments read, and adopted.

Bill ordered printed, and to third reading. Re-referred to Committee on Finance.

Motion to Print With a Rush Order

Senator Cobey moved that Assembly Bill No. 13 be sent to print with a rush order.

Motion carried.

**CONSIDERATION OF DAILY FILE
UNFINISHED BUSINESS**

Senate Joint Resolution No. 2—Relative to West Coast ship-building.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Joint Resolution No. 2?

Amendment No. 1

In the heading of the printed measure, after "McAteer", insert "(Coauthors: Assemblymen Burton, O'Connell, Meyers, Gaffney, Marks, Thomas, and Mills)".

The roll was called, and the Senate concurred in Assembly amendment to Senate Joint Resolution No. 2 by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—29.

NOES—None.

Above resolution ordered enrolled.

Senate Joint Resolution No. 7—Relative to the conveyance of a portion of Angel Island in San Francisco Bay to the State of California.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 21—Relative to Mason's Manual of Legislative Procedure.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

By Senator Farr:

Senate Resolution No. 53

Relating to recreation facilities adjacent to the West Side Freeway
in the San Joaquin Valley

WHEREAS, There is a great recreation potential in connection with the proposed West Side Freeway (State Highway Route 238) in the San Joaquin Valley; and

WHEREAS, This recreational opportunity is particularly apparent where the West Side Freeway parallels the aqueduct leading into the San Luis Reservoir; now, therefore, be it

Resolved by the Senate of the State of California, That the Office of Planning in the Department of Finance, the Department of Public Works, the Department of Parks and Recreation, and the Department of Water Resources and the Department of Fish and Game are hereby requested to conduct a joint study under the chairmanship of the administrator of the Resources Agency which will develop a co-ordinated plan for acquisition and development of property for freeway, aqueduct, and recreation uses on the west side of the San Joaquin Valley adjacent to the

West Side Freeway, and to submit a report thereon to the Legislature by not later than the fifth calendar day of the 1963 Regular Session; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit copies of this resolution to the Office of Planning in the Department of Finance, the Department of Public Works, the Department of Parks and Recreation, and the Department of Water Resources and the Department of Fish and Game.

Resolution read, and unanimously adopted on motion of Senator Farr.

Senate Joint Resolution No. 11—Relative to amending the 16th Amendment.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, Regan, Richards, Short, Slattery, and Sturgeon—26.

NOES—Senators O'Sullivan, Rattigan, Rodda, Stiern, and Weingand—5.

Resolution ordered transmitted to the Assembly.

By Senators Grunsky and Cobey:

Senate Resolution No. 38

Relating to an interim study of a state program to provide low cost mobile housing for farmworkers

WHEREAS, Farms and agricultural workers are one of the foundation stones on which our nation rests; and

WHEREAS, The United States is a bulwark of the free world in the fight for peace and freedom and against communism, and without a strong farm economy this nation cannot maintain its position in the free world; and

WHEREAS, The health and welfare of our country depend in large part on the food produced by our farms, and without sufficient experienced and competent agricultural workers, our crops cannot be properly harvested and our farms cannot prosper and fulfill their role in maintaining a healthy and strong America; and

WHEREAS, Migrating farmworkers who have to find temporary housing away from home are often limited to facilities which are below minimum health and safety standards; and

WHEREAS, Such substandard housing is a menace to the health and safety of the occupants as well as the neighboring communities; and

WHEREAS, There is a pressing need for improved housing facilities for all farm and agricultural workers; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate Committee on Rules is requested to assign to the appropriate Senate fact-finding committee for study and analysis: the feasibility of privately owned mobile trailer homes for migrant farmworkers and of a state program for insuring loans or making low cost direct loans to private investors for the purchase of such homes and the construction of strategically located trailer parks for the use of migrant farmworkers; and the possibility of obtaining federal assistance to help finance such a program; and be it further

Resolved, That the fact-finding committee be directed to report thereon to the Senate by the fifth legislative day of the 1963 Regular Session, including in its report recommendations for appropriate legislation; and be it further

Resolved, That the Department of Employment, the Department of Industrial Relations and the Department of Agriculture are hereby requested to co-operate with and extend their assistance to the fact-finding committee in such study; and be it further

Resolved, That copies of this resolution be transmitted to the Director of Agriculture, the Director of Industrial Relations and the Director of Employment.

Resolution read, and unanimously adopted on motion of Senator Grunsky.

Senate Bill No. 8—An act to amend Section 13164 of the Health and Safety Code, relating to fire extinguishers.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Johnson, Lagomarsino,

McAteer, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Weingand, and Robert D. Williams—26.
NOES—None.

Bill ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 7—An act to add Section 6012.5 to the Revenue and Taxation Code, relating to sales and use taxation.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Donnelly, Farr, Fisher, Geddes, Grunsky, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Weingand, and Robert D. Williams—28.
NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 4—An act to amend Section 3152 of the Business and Professions Code, relating to the practice of optometry.

Bill read third time, and presented by Senator Cobey.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Senate Bill No. 4.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 22, 1962

To the Honorable Members of the Assembly and Senate:

Assembly Bill No. 4, "An act to amend Section 3152 of the Business and Professions Code, relating to the practice of optometry,"

in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Assembly Bill No. 4 as an emergency measure.

Respectfully submitted,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Weingand, and Robert D. Williams—29.
NOES—None.

Bill ordered transmitted to the Assembly.

MOTION REGARDING MEMBERS OF THE BUDGET CONFERENCE COMMITTEE

Senator Burns moved that the record show that the absence of Senators Miller, Teale, and J. Howard Williams was due to attending a meeting of the Budget Conference Committee.

Motion carried.

ADJOURNMENT

At 4.40 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 11 a.m., Tuesday, April 3, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 REGULAR (BUDGET) SESSION

SENATE DAILY JOURNAL

TWENTIETH LEGISLATIVE DAY

THIRTIETH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Tuesday, April 3, 1962

The Senate met at 11:00 a.m.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—38.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressley:

O God, Thou who dwellest within the strange stillness of our inmost being, Thou who art the mystical silence of our busy and hectic lives, we hear the admonition of Scripture: "Be still and know that I am God." We are grateful that it is the unchanging custom and rule of this Senate that we begin with this minute of quiet. Speak to us not through the sound of any human voice but through the voice of Thy silence, through the speaking of our consciences, through the unrelenting power which enables us to do Thy will. As we pause at the beginning of an important meeting of this Senate, we simply say: "Speak Lord, Thy servant heareth." In His Name. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Shaw, on motion of Senator Stiern, due to legislative business.

Senator Thompson, on motion of Senator Backstrand, due to illness.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Selim Franklin, Costa Mesa.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Davis S. Miller of Fresno; Jane Edelmann, an exchange student from Switzerland, Mrs. K. N. Paboojian, and Miss Mary Fodor, all of Fowler.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Bruce Wilhelm of Los Altos; and Janis Rosenthal of Cupertino.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Edmund Thomas, Jr., Mr. Kreps, and the following American Field Service exchange students: Bente Hilding of Norway; Claria Enriquez of Chile; Jeanne Bui of South Viet Nam; Sergio Percorelli of Italy; Mari Cleide Sogayer of Brazil; and Servet Mutlu of Turkey.

On request of Senator Backstrand, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Jeffrey Backstrand and Christopher Backstrand, both of Riverside.

On request of Senators Rodda and Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. John Pressly.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Marie Silva, Mrs. Celeste Nevis, and Mrs. Vivian Quillinan, adults; and the following sixth grade Girl Scouts, Troup No. 81, from the Holy Spirit Parish School, Sacramento: Joan Haley, Paula Hanely, Diana Hamilton, Pamela Kaine, Bernadette Larrea, Sandra Martin, Eugenia McFadden, Charlis McKay, Nancy Nevis, Heidi Quillinan, Sharon Romanello, Maryanne Schinkle, Elizabeth Shelby, Carolyn Silva, Mary Anne Silva, Francine Tilton, and Pamela Voss.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the Republican Women's Club of Berkeley: Mr. Robert Reynolds, and Mesdames Myrton Wall, Norman Wright, William Boone, Joseph Jevons, Kenneth Adam, Robert Long, Robert Blair, Arthur Hargrave, and Conway Peterson.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Professor Kenneth N. Stewart, and the following students from the University of California, Berkeley: Maria Anna Ciranna, Alhambra; Ellen C. Dietschy, Albany; Elliot Klugman, Albany; Michael Lengyel, Georgetown; Gail Ann Feurzeig, Los Angeles; Lincoln Mintz, Oakland; William Wong, Oakland; and Joseph Schleef, Oroville.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to William Hansen of Benicia.

On request of Senators Thompson and Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Alan Strain and Isidore Friedman, teachers; Mrs. Bert (Skipper) Kendall, adult; and the following students from the Peninsula School, Menlo Park: Joan Agramonte, Cathy Bock, Marianne Boijsen, Kathy Conley, Laurie Friedman, David Frishman, Randy Huebsch, Kit Jeffrey, Julie Kasle, Lance Kendall, Jeffy Lancaster, Bonnielou Lepoff,

Steve Lubin, Robert Mayer, Don Motzer, Jeff Nusser, Garen Patterson, Emily Pense, Dora Perkins, Jenny Scott, Stacy Studebaker, David Wentz, and Dick Woodhams.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Dr. Robert Wendorf, Director of Guidance; Mrs. Mary Wallin, teacher; Mesdames Brown, Allin, and Shields, adults; and the following students of Special Education Class from Del Valle High School, Walnut Creek: Norma Allin, Harvey Brown, Rosalyn Burger, Tom Fisher, Judi Hamblin, Louise Hoheisel, John Mathews, Bob Johnson, Jun Sasaki, Bob Schleisinger, Shirley Selba, and Vicki Shields.

On request of Senator Shaw, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. J. D. Harnish and Mrs. Jerene Appleby Harnish, of Ontario.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Daniel Dewey and Mrs. Richard H. Baird, adults; and the following eighth grade students from The Anna Head School, Berkeley: Jean Beck, Joyce Coles, Judy Diamondstone, Elizabeth Dunham, Carol Jordan, Vicki Kavich, Ruth Lamm, Shand Lathrom, Maurisa Miller, Nancy Oswald, Anian Pettit, Christine Railsback, Deborah Reade, Viki Roberts, Ellen Singer, Katherine Smith, Nancy Smith, Suzanne Sutton, Pamela Thompson, Betsy Whelden, Sherrill Wohlrab, Diana Woodward, and Lynn Yonekura.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Whitten, Mrs. Hill, and Mr. Keefe, adults; and the following eighth grade students from the Charlotte Wood School, Danville: Benny Arellano, John Blanco, Stephen Borge, Susan Brown, Richard Dahout, Robert Dixon, Laura Goodwin, Geraldine Fish, Catherine Fishman, James Gillig, Frances Helfrich, Frederick Hill, Kenneth Holmes, Frank Jones, Judith Knight, Kevin Lawler, Linda Loar, Mary Moy, Stephen Myers, Maureen McGee, Thomas Pillard, Robert Schmidt, Jo Ann Spirup, Ray Stewart, Larry Stolzy, Randolph Vinding, Shela Woosley, Jack Abell, John Amarant, Joni Becker, Avona Bragg, James Cardinale, Yvonne Deaton, Victoria Denning, Cathie Fanska, Linda Mae Forsey, Pamela Franco, Maryane Frument, Steven Hansen, Robert Henderson, Keith Hofmann, Terrence Hussey, Anthony Kahmann, Michael McDonald, Brady McQueen, Wayne McRice, Marie Nadeau, June Nelson, Tom Noy, Judy Ragusa, John Spooner, Lawrence Stanton, Deborah Vinson, and Betty Whipple.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister M. Catherine Regina, teacher; and the following eighth grade students from St. Anselm's School, San Anselmo: James Adams, Joseph Adams, Constantine Bricea, Mary Bullock, Sarsfield Clifford, Danielle Couly, Julianne Crevani, Henry Davalos, Linda DeBisschop, Joene Denning, Susan Egisti, Melvin Fumeo, Marianne Gazzano, Laurie Gehres, Christine Goodrick, Bruce Grove, Linda Gue, Mary Patricia Hamm, Nell Kowalski, Martha Kruger, Sarah LaBoyteaux, Larry Lamperti, Loreen Laverty, Maureen Lindelli, Robert Lombardi, Mark Meyer, Elizabeth

Murray, Thomas Murray, Patricia O'Rourke, Andrew Pansini, Robert Schroth, Carmela Sneed, Robert Stover, Gregory Thomas, George Voightlander, Vivien Westerhold, Linda Wilson, and Lawrence Wood.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Richard Luchessi and Richard Bailie, teachers; and the following senior honor students from Roseville High School, Roseville: Shirley Griffiths, William Sherborne, Joy Sorenson, Susan Stoeckle, Lydia Torres, William Langley, Helen Tomkins, Patricia Carroll, Michael O'Rell, and Carol Baker.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Arlene Polsgrove and Mr. Stephen Holman, teachers; and the following eighth grade students from Presidio Junior High School, San Francisco: Larry Alfano, Mica Barrs, Kathleen Dutton, Thomas Field, Jose Fireside, Tyler Folsom, Rawls Frazier, Steve Greene, Oscar Guerrero, Delores Hall, Patrick Heeq, Janet Hedani, Cynthia Howard, Robert Huberman, Richard Kim, Rex Kincaid, Cathy Kinoshita, Robert Koch, Eva Koppl, Maria Labanovsky, Mary Lee, Roberta Lee, Roderick Leong, Bianca Levy, Myron Marowitz, Kathy Masliaivikov, Robert McBride, Don McRae, Dara Nance, Leland Nerio, Cindy Norris, Linella Olsen, Maureen O'Rourke, Robert Roberts, Steven Small, Jack Snyder, David Stein, James Wilson, and Albert Wong.

On request of Senator Geddes, the privilege of the floor of the Senate Chamber for this day was unanimously extended to John D. Mackenzie, adult; and the following twelfth grade students from St. Helena High School, St. Helena: Diane Brunst, Sarah Fazzini, Judy Michels, Diane Pineus, Margo Powell, Jane York, Ronald Bartolucci, Kent Cooper, Gary Fernstrom, Duane Glos, Daniel Heibel, Bill Houchin, George Hunt, Mike Micheli, Ray Mischkot, Ray Myers, Charles Pagendarm, Bob Patterson, Steve Bettinelli, Mel Johns, Bob Mitchell, Larry Parady, Allen Price, Ron Snipe, Bob Suffia, Scott Tilley, Donna Bond, Sandra Broaders, Bonnie Butler, Linda Calger, Vicki Creasey, Claire Edington, Linda Gard, Edna Griffin, Phyllis Michel, Linda Mori, Albert Perez, Stanley Rice, Bob Rutherford, Paul Sculatti, Jim Warren, Bill Winkelman, John Zimmerman, Ilene Bolger, Carolyn Brignoli, Donna Flynn, Roberta Hurlbut, Sharon La Pierre, Sally Nunn, Hollye Peregoy, Kathy Pierce, Ann Steinauer, Shirley Tanaka, Linda Wildberger, Janet Neal, Louise Paxon, Bertha Reyes, Nancy, Rice, Julie Santi, Darla Scott, Judy Stern, Sandra Stice, Oneida Stowe, Jenny Torres, Ron Arata, Andrea Bartolucci, Fred Beringer, Bill Brownell, Dale Craig, Jerry Daniels, Jim Hunt, Rafael Iriarte, Jean-Claude Lhoest, and Ken McGill.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Ira Barkman and Mr. M. K. Goodridge, adults; and the following 12th grade students from Bret Harte Union High School, Angels Camp: Chris Albasio, Allen Arthur, Denis Bergantz, Frances Bingman, Patty Boaz, Tom Bowen, Janice Broglio, Leslie Brown, Dianna Busch, Joe Castillo, Bruce Child, John Cochran, Carl Dolley, Jean Dudley, Don Edgar, Tad Folendorf, Charlene Freeman, John Gaarde, Bill Garnett, Joyce Garrett, John Goodridge, William Haynes, Gary Hiatt, Dolores

Kovaes, Jennie Lafleur, Pat McCarty, Margie Merdalo, Cheryl Meyer, Jeanette Modahl, Judith Nickle, Larry Oneto, Henry Petithomme, Ron Rector, Sue Richards, David Ruhl, Paula Ryan, Marion Schwoerer, Lois Sherrow, Barbara Spence, Pebble Stone, Virgil Terry, Lorraine Tonetti, Karen Vice, Edith Wanzer, and Henry Williams.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Robert Sinnock, vice principal; Mrs. Maryce Freelen and Miss Diane McKinney, teachers; Mesdames Weeber, Howard, Lopez, Barezi, Barton, and Lucas, adults; and the following eighth grade students from the Crittenden School, Mountain View: Paul Bert, Fred Carmen, Arnold Capote, Ken Fabro, Robin Ferguson, Vince Herrera, Robert Kelly, Chuck LaVenture, Mike Melin, John Newman, David Reece, Robert Rodriguez, Dave Spence, Joseph Verni, Ron Welti, Nick Wilson, Fred Abon, Gloria Aguilar, Connie Barezi, Mary Barton, Linda Coon, Connie Cullen, Jackie Flewell, Eileen Kerrigan, Jocelyn Jenkins, Theresa Juarez, Carol Knowlton, Sandra Lucas, Oda Jeanne, Diane Ratliff, Angela Vann, Kathy Waterman, Janet Yada, Marco Alejandro, Greg Blas, Tom Bolan, Bernard Fernandez, Wendell Fogleman, Alfonso Guevara, Kelley Green, Shannon Gomes, Mike Hutnick, Earl Mack, Steven McKee, Paul Niebank, Gaylon Robinson, Louis Rodriguez, Henry Shishido, Pete Vierra, Pam Baugh, Joan Beck, Irene Chavez, Priscilla Eagle, Dolores Gonzales, Carol Holley, Virginia Huebner, Carol Hughes, Marie Lessner, Linda Lovett, Donna Meyer, Delfina Munoz, Marsha Neal, Pam Ramirez, Frances Siquerros, Tim Dodd, Johnny Gomes, Howard Gonzales, Mike Heenan, Dean Kudo, Danny Leon, Danny Lininger, Earl McNeilly, John Olmos, Lester Provence, Dennis Sanders, David Shepard, Ben Shippley, Larry Stosut, Alfred Valdez, Carolyn Chitwood, Barbara Clarke, Nona Cozzolino, Rose Garcia, Karen Howard, Jean Imai, Nancy Kirouac, Winona Landgraf, Susan Nestor, Nancy Oku, Roselinda Ringor, Judy Schmidt, Barbara Weeber, Raynell Welch, and Nancy Winn.

COMMUNICATIONS

The following communications were received and read and ordered printed in the Journal:

THE RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF WATER RESOURCES
1120 N STREET, SACRAMENTO, April 2, 1962

Hon. J. A. Beck
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BECK: Transmitted herewith, for purposes of compliance with Section 10004 of the California Water Code, are the following bulletins of the department, each of which in part amends Bulletins Nos. 1, 2, and 3, "The California Water Plan":

1. Bulletin No. 58 "Northeastern Counties Investigation," June, 1960.
2. Bulletin No. 93 "Saline Water Dimeralization and Nuclear Energy in the California Water Plan," December, 1960.

Each of these bulletins was transmitted to the Legislature at the time of completion as indicated by the attached letters; however, this supplementary transmittal will meet the requirement that amendments, supplements, and additions to the California Water Plan shall become effective when reported to the Legislature at a session thereof.

Sincerely yours,

WILLIAM E. WARNE, Director

Enc.

Letter of transmittal ordered printed in the Journal, and the bulletins filed with the Secretary of the Senate.

THE RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF WATER RESOURCES
1120 N STREET, SACRAMENTO, April 3, 1962

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: I have the honor to transmit herewith Bulletin No. 99 of the Department of Water Resources, "Reconnaissance Report on Upper Putah Creek Basin Investigation," authorized under Item 256 of the Budget Act of 1960.

This bulletin presents basic data and information which identifies water problems of the Upper Putah Creek Basin and includes reconnaissance appraisals of various possibilities for development of additional surface and ground water supplies. The principal problem associated with water development in the upper basin is a provision in the water right permit granted to the U.S. Bureau of Reclamation for storage in Lake Berryessa on Putah Creek. This provision states that an annual amount of 33,000 acre-feet of water is reserved for upstream use, providing the water is put to beneficial use before it is needed for the purposes of the downstream Solano Project. The bureau estimates the firm yield of Lake Berryessa (except for the foregoing mentioned 33,000 acre-feet), will be utilized by 1974. Thereafter, the portion of the 33,000 acre-feet that has not been committed to use in the upper basin will be utilized in the service area of the Solano Project.

Bulletin No. 99 recommends that local interests continue to proceed with development of their water resources as fast as is economically possible so that the possibility for the loss of right to appropriate water which would be induced by the culmination of the Monticello Project, will be kept to a minimum. To that end, the information presented in this bulletin should serve to help the local people understand the nature and extent of their water problems and to reach agreement on the necessary steps that should be taken toward their solution.

Sincerely yours,

WILLIAM E. WARNE, Director

Enc.

Letter of transmittal ordered printed in the Journal, and the bulletin filed with the Secretary of the Senate.

Letter of Transmittal

SACRAMENTO, March 1962

Hon. Hugh M. Burns
President pro Tem of the Senate
Hon. Jesse M. Unruh
Speaker of the Assembly

Pursuant to Division 5, Part 1, Chapter 2, Article 1.3, Section 3211 of the Welfare and Institutions Code, the Coordinating Council on State Programs for the Blind herewith submits to the Legislature its 10th annual report covering the period from January 1, 1961 to December 31, 1961.

We believe the work of the council has furthered the principle contained in the statute creating the council; namely, provide for the coordination of the functions and programs of the various state departments insofar as such functions and programs affect the blind.

We trust this report will be of assistance to the Legislature.

Respectfully submitted,

COORDINATING COUNCIL ON STATE
PROGRAMS FOR THE BLIND
MALCOLM H. MERRILL, M.D., DIRECTOR
State Department of Public Health
ROY E. SIMPSON, DIRECTOR
State Department of Education
JOHN M. WEDEMAYER, DIRECTOR
State Department of Social Welfare

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 7.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Concurrent Resolution No. 4.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Joint Resolution No. 3

Senate Joint Resolution No. 5.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolutions ordered enrolled.

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 8

Senate Concurrent Resolution No. 20.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolutions ordered enrolled.

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day adopted as amended:

Senate Concurrent Resolution No. 4

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

REQUEST FOR UNANIMOUS CONSENT

Senator Christensen asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 4, at this time, for consideration of Assembly amendments.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 4

Consideration of Assembly Amendments

Senate Concurrent Resolution No. 4—Relative to a study of master plans for school district unification.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Concurrent Resolution No. 4?

Amendment No. 1

On page 1, line 13, of the printed measure, as amended in Senate March 22, 1962, strike out “, but the bill was”; strike out line 14, and insert “; and”.

Amendment No. 2

On page 1, line 27, strike out “subcommittee”, and insert “committee”.

The roll was called, and the Senate concurred in Assembly amendments to Senate Concurrent Resolution No. 4 by the following vote:

AYES—Senators Arnold, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—30.

NOES—None.

Above resolution ordered enrolled.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 33 Assembly Concurrent Resolution No. 38
Assembly Concurrent Resolution No. 37 Assembly Joint Resolution No. 13

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 33—Relative to the death of Judge Edward Smith.

Request for Unanimous Consent

Senator Holmdahl asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 33, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 33

Assembly Concurrent Resolution No. 33—Relative to the death of Judge Edward Smith.

Resolution read, and presented by Senator Holmdahl.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—36.

NOES—None.

Resolution ordered transmitted to the Assembly.

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolutions were read:

Assembly Concurrent Resolution No. 37—Relative to a Davis-Grunsky Act loan to South Sutter Water District.

Referred to Committee on Local Government.

Assembly Concurrent Resolution No. 38—Relative to venereal disease.

Referred to Committee on Rules.

Assembly Joint Resolution No. 13—Relative to the international exposition.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day has adopted:

Assembly Joint Resolution No. 14

Assembly Concurrent Resolution No. 36

Assembly Concurrent Resolution No. 35

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolutions were read:

Assembly Joint Resolution No. 14—Relative to the Temporary Extended Unemployment Compensation Act of 1961.

Referred to Committee on Insurance and Financial Institutions.

Assembly Concurrent Resolution No. 35—Relative to yogurt.

Referred to Committee on Agriculture.

Assembly Concurrent Resolution No. 36—Memorializing John R. Worthington.

Request for Unanimous Consent

Senator Holmdahl asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 36, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 36

Assembly Concurrent Resolution No. 36—Memorializing John R. Worthington.

Resolution read, and presented by Senator Holmdahl.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slatery, Stiern, Sturgeon, Weingand, and Robert D. Williams—35.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 28

Senate Concurrent Resolution No. 29

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Governmental Efficiency

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Assembly Bill No. 12

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

GIBSON, Chairman

Above reported bill ordered to second reading.

Committee on Finance

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Finance, to which were referred:

Assembly Bill No. 6

Assembly Bill No. 13

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

BROWN, Vice Chairman

Above reported bills ordered to second reading.

Committee on Rules

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Resolution No. 62

Assembly Joint Resolution No. 13

Senate Resolution No. 58

Assembly Concurrent Resolution No. 18

Senate Resolution No. 66

Assembly Concurrent Resolution No. 21

Assembly Joint Resolution No. 4

Assembly Concurrent Resolution No. 30

Assembly Joint Resolution No. 10

Assembly Concurrent Resolution No. 32

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

MOTION TO READ BILLS SECOND TIME

Senator McCarthy moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 12—An act authorizing the Director of Finance to dispose of property belonging to the State, and repealing Chapter 1937 of the Statutes of 1959, relating to the disposition of certain state property.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 2 of the printed bill, between lines 40 and 41, insert

"Parcel 12. Approximately four acres known as the Fall Creek Hatchery property of the Department of Fish and Game as described in that certain deed recorded on June 23, 1919, in Volume 100, Page 231, Official Records of Siskiyou County. The proceeds of such sale, subject to Section 6 of this act, shall be paid into the Fish and Game Preservation Fund."

Amendment No. 2

On page 3, line 32, strike out "Parcel 10", and insert "Parcels 10 and 12".

Amendments read.

Second Set of Amendments to Assembly Bill No. 12**Amendment No. 1**

On page 2, after line 40, of the printed bill, insert

"Parcel 11. Approximately one acre in the City of Fresno, County of Fresno, State of California, being a portion of the northeast $\frac{1}{4}$ of the southeast $\frac{1}{4}$ of Section 23, Township 14 South, Range 20 East, M.D.B.&M., being a portion of the Fresno Poultry and Animal Disease Diagnostic Laboratory, Department of Agriculture."

Amendment read.

Third Set of Amendments to Assembly Bill No. 12**Amendment No. 1**

In line 1 of the title of the printed bill, after "act", insert "relating to state property, including tide and submerged lands granted to the City of Vallejo, and in this connection".

Amendment No. 2

Strike out lines 3 and 4 of the title, and insert "the Statutes of 1959."

Amendment No. 3

On page 3 after line 42, insert

"SEC. 10. The parcel to which the provisions of Sections 10 and 11 of this act are applicable consists of that portion of the tide and submerged lands heretofore conveyed to the City of Vallejo upon certain trusts and conditions by Chapter 310 of the Statutes of 1913, more fully described as follows:

Bounded on the Northeast by the Southwesterly boundaries of lands heretofore conveyed by Patents from the State of California to private individuals as tideland surveys; and

Bounded on the West, Southwest and Southeast by a line particularly described as:

Beginning at a point located by commencing at the intersection of the South line of Pennsylvania Street with the East line of Santa Clara Street according to the official map of the City of Vallejo filed September 19, 1868 in Book 1 of Maps at Page 123; thence South $88^{\circ} 53' 30''$ East, 6.55 feet to the TRUE POINT OF BEGINNING (said true point of beginning being marked by Monument No. 101 of the Record of Survey and Partition Map filed in the Office of the County Recorder of Solano County, California on April 29, 1952 in Book 2 of Surveys, Page 37); thence due South 114.85 feet to a point on the existing timber bulkhead constructed by the City of Vallejo during the year 1914; thence due South 293 feet to a point on the combined pierhead and bulkhead line as established by the U.S. Army Corps of Engineers; thence S. $38^{\circ} 43' 53''$ E. along said combined U.S. Pierhead and Bulkhead line a distance of 4070.25 feet, more or less to a point on the Northwesterly boundary of the area described in Deed to Basalt Rock Company dated May 25, 1934 and recorded in the office of the County Recorder of said County in Book 124 of Official Records at Page 305; thence N. $54^{\circ} 14' 45''$ E. along the boundary of the area described in said Deed a distance of 301.88 feet to a point on the aforementioned existing timber bulkhead constructed by the City of Vallejo in the year 1914; thence continuing N. $54^{\circ} 14' 45''$ E. along said boundary described in Deed to Basalt Rock Company a distance of 220 feet, more or less, to a point on the Southwest boundary of Tideland Survey No. 25-A, sometimes referred to as No. 25.

SEC. 11. (a) In addition to the purposes expressed in Chapter 310 of the Statutes of 1913, the tide and submerged lands included in the parcel described in Section 10 may be used by the City of Vallejo and its successors for purposes in which there is a general statewide purpose as follows:

(1) For the establishment, improvement and conduct of a harbor, and for the construction, recognition, repair, maintenance, and operation of wharves, docks, piers, slips, quays, and all other works, buildings, facilities, utilities, structures and appliances incidental, necessary or convenient, for the promotion and accommodation of commerce and navigation.

(2) For all commercial and industrial uses and purposes, and the construction, reconstruction, repair and maintenance of commercial and industrial buildings, plants and facilities.

(3) For the establishment, improvement and conduct of an airport and heliport or aviation facilities, including but not limited to approach, takeoff and clear zones in connection with airport runways, and for the construction, reconstruction, repair, maintenance and operation of terminal buildings, runways, roadways, aprons, taxiways, parking areas, and all other works, buildings, facilities, utilities, structures

and appliances incidental, necessary or convenient for the promotion and accommodation of air commerce and air navigation.

(4) For the construction, reconstruction, repair and maintenance of highways, streets, roadways, bridges, belt line railroads, parking facilities, power, telephone, telegraph or cable lines or landings, water and gas pipelines, and all other transportation and utility facilities or betterments incidental, necessary or convenient for the promotion and accommodation of any of the uses set forth in this section.

(5) For the construction, reconstruction, repair, maintenance and operation of public buildings, public assembly and meeting places, convention centers, parks, playgrounds, bathhouses and bathing facilities, recreation and fishing piers, public recreation facilities, including but not limited to public golf courses, and for all works, buildings, facilities, utilities, structures and appliances incidental, necessary or convenient for the promotion and accommodation of any such uses.

(6) For the establishment, improvement and conduct of small boat harbors, marinas, aquatic playgrounds and similar recreational facilities, and for the construction, reconstruction, repair, maintenance and operation of all works, buildings, facilities, utilities, structures and appliances incidental, necessary or convenient for the promotion and accommodation of any of such uses, including but not limited to snack bars, cafes, restaurants, motels, launching ramps and hoists, storage sheds, boat repair facilities with cranes and marine ways, administration buildings, public restrooms, bait and tackle shops, chandleries, boat sales establishments, service stations and fuel docks, yacht club buildings, parking areas, roadways, pedestrian ways and landscaped areas.

(b) The city or its successors shall not, at any time, grant, convey, give or alienate lands included in the parcel described in Section 10, or any part thereof, to any individual, firm or corporation for any purposes whatever; provided, that said city, or its successors, may, notwithstanding any provision in Chapter 310 of the Statutes of 1913 to the contrary, grant franchises thereon for limited periods, not exceeding 99 years, for wharves and other public uses and purposes, and may lease said lands, or any part thereof, for limited periods, not exceeding 99 years, for purposes consistent with the trusts upon which said lands are held by the State of California, and with the requirements of commerce and navigation, and collect and retain rents and other revenues from such leases, franchises and privileges. Such lease or leases, franchises and privileges may be for any and all purposes which shall not interfere with commerce and navigation. Nothing contained in this section shall be deemed to affect the validity or term of any franchise granted by said city under the Franchise Act of 1937 or said city's charter, and any such franchise shall be effective with respect to said lands.

(c) Said lands shall be improved without expense to the State; provided, however, that nothing contained in this section shall preclude expenditures for the development of said lands for any public purpose not inconsistent with commerce, navigation and fishery, by the State, or any board, agency or commission thereof, when authorized or approved by the city, nor by the city of any funds received for such purpose from the State or any board, agency or commission thereof.

(d) In the management, conduct, operation and control of said lands or any improvements, betterments, or structures thereon, the city or its successors shall make no discrimination in rates, tolls or charges for any use or service in connection therewith.

(e) The State of California shall have the right to use without charge any transportation, landing or storage improvements, betterments or structures constructed upon said lands for any vessel or other watercraft, aircraft, or railroad owned or operated by the State of California.

(f) There is hereby reserved to the people of the State of California the right to fish in the waters on said lands with the right of convenient access to said water over said lands for said purpose.

(g) There is hereby excepted and reserved in the State of California all deposits of minerals, including oil and gas, in said lands, and to the State of California, or persons authorized by the State of California, the right to prospect for, mine, and remove such deposits from said lands.

(h) Said lands are granted subject to the express reservation and condition that the State may at any time in the future use said lands or any portion thereof for highway purposes without compensation to the city, its successors or assigns, or any person, firm or public or private corporation claiming under it, except that in the event improvements, betterments or structures have been placed upon the property taken by the State for said purposes, compensation shall be made to the person entitled thereto for the value of his interest in the improvements, betterments or structures taken or the damages to such interest.

(i) The State Lands Commission shall, at the cost of the city, survey and monument said lands and record a description and plat thereof in the office of the County Recorder of Solano County.

(j) If said lands, or any part thereof, are not used for the additional purposes authorized by this section within 10 years from the effective date of said section, or if such use is discontinued thereafter, the authorization to use said lands for such additional purposes shall automatically terminate and lapse.

Amendments, read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 6—An act to amend Section 9039 of the Business and Professions Code, relating to license fees of registered social workers.

Bill read second time, and ordered to third reading.

Assembly Bill No. 13—An act to amend Section 6956 of, and to add Section 6956.1 to, the Business and Professions Code, relating to license fees of collection agencies, to take effect immediately.

Bill read second time, and ordered to third reading.

Senator McCarthy Presiding

At 11.15 a.m., Senator John F. McCarthy, Vice Chairman of the Committee on Rules, presiding.

REQUEST FOR UNANIMOUS CONSENT

Senator Rodda asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 18, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 18

Assembly Concurrent Resolution No. 18—Relative to merit awards to state employees.

Resolution read, and presented by Senator Rodda.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, O'Sullivan, Quick, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Cameron asked for, and was granted, unanimous consent to take up Senate Resolution No. 62, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 62

By Senator Cameron:

Senate Resolution No. 62

Relating to a study of state and local taxes

WHEREAS, The rapid growth of California's population has resulted in increasing the total tax burden of state and local government; and

WHEREAS, Concern has developed as to whether property can bear increased levies and whether the property tax in its present form can remain the major source of local government support; and

WHEREAS, There are increasing doubts as to the fairness and reasonableness of the impact of state and local taxes; and

WHEREAS, The last extensive legislative analysis of California state and local taxes was made more than 10 years ago; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate Fact Finding Committee on Revenue and Taxation be directed to determine and report whether there is need for a comprehensive study of state and local taxes in California and, if such a need is found, to specify what the study shall include, how it should be accomplished, and when it should be undertaken and completed. The committee's report should recommend areas for specific emphasis, the caliber and amount of staff needed, a proposed budget, procedures to be followed, and goals to be achieved; and and be it further

Resolved, That the Senate Fact Finding Committee on Revenue and Taxation be required to report to the Senate its conclusions by the first Monday in March of the 1963 General Session.

Resolution read, and unanimously adopted on motion of Senator Cameron.

CONSIDERATION OF DAILY FILE

Consideration of Assembly Amendments

Senate Concurrent Resolution No. 6—Relative to a study of the feasibility of a Humboldt Bay Crossing.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Concurrent Resolution No. 6?

Amendment No. 1

On page 2, line 6, of the printed measure, as amended in Senate March 22, 1962, strike out the period, and insert “; and be it further”.

The roll was called, and the Senate concurred in Assembly amendment to Senate Concurrent Resolution No. 6 by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Geddes, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—30.

NOES—None.

Above resolution ordered enrolled.

Senator Murdy Presiding

At 11.35 a.m., Senator John A. Murdy, of the Thirty-fifth Senatorial District, presiding.

THIRD READING OF SENATE BILLS

Senate Concurrent Resolution No. 29—Relating to school textbooks.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Joint Resolution No. 7—Relative to the resumption of atmospheric nuclear testing.

Resolution read, and presented by Senator McCarthy.

Motion to Amend

Senator Richards moved the adoption of the following amendment:

Amendment No. 1

On page 2, line 6, of the printed measure, as amended in Senate March 30, 1962, strike out "in resuming atmospheric", and insert "relative to".

Amendment read.

Roll Call Demanded

Senators Richards, Rattigan, and Cobey demanded a roll call.

The roll was called, and the amendment adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Weingand, and Robert D. Williams—27.

NOES—Senators Backstrand, Lagomarsino, and McCarthy—3.

Resolution ordered printed and to third reading.

Assembly Concurrent Resolution No. 26—Relative to the Joint Interim Committee on Investment of Public Retirement and Pension Funds.

Resolution read, and presented by Senator Collier.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Brown, Burns, Byrne, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Weingand and Robert D. Williams—30.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Joint Resolution No. 11—Relating to the hunting of mourning doves.

Resolution read, and presented by Senator Slattery.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Brown, Byrne, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Slattery, Sturgeon, and Robert D. Williams—26.

NOES—Senators Richards and Weingand—2.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 11—Relative to the control of starlings.

Resolution read, and presented by Senator Geddes.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Slattery, Sturgeon, Weingand, and Robert D. Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Joint Resolution No. 6—Relative to the control of European starlings.

Resolution read, and presented by Senator Geddes.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Slattery, Sturgeon, Weingand, and Robert D. Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

MOTION TO CONFIRM GOVERNOR'S APPOINTMENTS

Senator Burns moved that the Senate take up at this time for confirmation the following appointments of the Governor, which were reported from the Committee on Rules on April 2, 1962, appearing on page 326 of the Senate Journal, recommending their confirmation:

YORITADA WADA, Member, Youth Authority Board, vice Emmet Daly, resigned, for the term prescribed by law, ending March 15, 1963;

ROLAND W. WOOD, Superintendent, California Rehabilitation Center, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Director of Corrections;

JOHN GEORGE CLARKSON, Presiding Officer of Office of Administrative Procedure, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor;

WALTER DUNBAR, Director of Corrections, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor;

JOHN BALMA, Member, California State Communications Advisory Board, vice self, term expired, for the term prescribed by law, ending December 31, 1965;

W. W. SHEPHERD, Member, California Aeronautics Board, vice self, term expired, for the term prescribed by law, ending December 31, 1965;

MRS. ELLA K. MAYS, Member, Board of Social Work Examiners, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

MISS MARGARET HOLT MUDGETT, Member, Board of Social Work Examiners, vice Mrs. Beryl C. Reinhardt, term expired, for the term prescribed by law, ending January 15, 1966;

ROBERT MAGDLEN, Member, Social Welfare Board, vice Norman J. Hartzer, term expired, for the term prescribed by law, ending January 15, 1966;

FOREST FIORINI, Member, California Aeronautics Board, vice self, term expired, for the term prescribed by law, ending December 31, 1965;

EDMUND P. HALLEY, M.D., Member, Small Craft Harbors Commission, vice Maxwell M. Willens, term expired, for the term prescribed by law, ending January 15, 1966;

NORRIS E. CLASS, Member, Board of Social Work Examiners, vice Mrs. Pearl Miller, term expired, for the term prescribed by law, ending January 15, 1966;

JAMES M. STEWART, Member, State Board of Barber Examiners, vice self, term expired, for the term prescribed by law, ending January 15, 1964;

JOHN M. ANNAND, Member, Small Craft Harbors Commission, vice Homer L. Woxberg, resigned, for the term prescribed by law, ending January 15, 1963;

ABRAHAM KOFFMAN, Member, California Highway Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1964;

FRANKLIN S. PAYNE, Member, California Highway Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

The roll was called, and the appointments were confirmed by the following vote:

AYES—Senators Arnold, Backstrand, Brown, Burns, Byrne, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, Murdy, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—28.

NOES—None.

Appointments Confirmed

Whereupon the President announced that the Senate had confirmed and consented to the appointments of Yoritada Wada, Roland W. Wood, John George Clarkson, Walter Dunbar, John Balma, W. W. Shepherd, Mrs. Ella K. Mays, Miss Margaret Holt Mudgett, Robert Magdlen, Forest Fiorini, Edmund P. Halley, M.D., Norris E. Class, James M. Stewart, John M. Annand, Abraham Kofman, and Franklin S. Payne.

RECESS

At 12.15 p.m., on motion of Senator Burns, the Senate recessed until 3 p.m.

REASSEMBLED

At 3 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

CONSIDERATION OF DAILY FILE (RESUMED)**THIRD READING OF SENATE BILLS (RESUMED)**

Senate Concurrent Resolution No. 28—Relating to enforcement of Section 21654 of the Vehicle Code.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Cobey, Collier, Donnelly, Farr, Geddes, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—30.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Rules, to which messages from the Governor were referred appointing:

ROBERT W. BOLSTER, Member, Contractors' State License Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

NORMAN P. VAN VALKENBURGH, Member, Contractors' State License Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

NORRIS POULSON, Member, California Water Commission, vice Samuel B. Morris, deceased, for the term prescribed by law, ending January 15, 1965;

has had the same under consideration, and respectfully reports the same back with the recommendation that the appointments of the Governor be confirmed.

BURNS, Chairman

MOTION TO CONFIRM GOVERNOR'S APPOINTMENTS

Senator Burns moved that the Senate take up at this time for confirmation the following appointments of the Governor, which were reported from the Committee on Rules:

ROBERT W. BOLSTER, Member, Contractors' State License Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

NORMAN P. VAN VALKENBURGH, Member, Contractors' State License Board, vice self, term expired, for the term prescribed by law, ending January 15, 1966;

NORRIS POULSON, Member, California Water Commission, vice Samuel B. Morris, deceased, for the term prescribed by law, ending January 15, 1965.

The roll was called, and the appointments were confirmed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Cobey, Collier, Donnelly, Farr, Gibson, Grunsky, Holmdahl, Johnson, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—28.

NOES—None.

Appointments Confirmed

Whereupon the President announced that the Senate had confirmed and consented to the appointments of Robert W. Bolster, Norman P. Van Valkenburgh, and Norris Poulson.

RESOLUTIONS

The following resolutions were offered:

By Senators Collier, Slattery, and Christensen:

Senate Resolution No. 69

Relative to George Presley Anderson

WHEREAS, On the 23d day of January, 1962, George Presley Anderson, citizen and civic leader of Ukiah, Mendocino County, was called from our midst; and

WHEREAS, George Anderson, as one of the earliest and most enthusiastic supporters of the Golden Gate Bridge, brought his talents and energies to bear so that the dream of that great span became a reality; and

WHEREAS, As a director and president of the Golden Gate Bridge and Highway District, George Anderson devoted his time and fighting spirit to those principles which have enabled the Golden Gate Bridge to grow and prosper and contribute immeasurably to the growth and development of his native State of California; and

WHEREAS, Giving limitlessly of his vast reservoir of experience and knowledge, George Anderson served as one of the founding fathers of the Redwood Empire Association, as city councilman and Mayor of his City of Ukiah, and as director of the 12th District Fair; and

WHEREAS, George Anderson always had a firm hand extended to those in need of help, counsel and advice amongst his wide circle of friends in fraternal organizations and church; now, therefore, be it

Resolved by the Senate of the State of California, That the members of the Senate express their deepest sympathy to his surviving family in their great loss; and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to the widow, son and daughter of the late esteemed George Presley Anderson.

Resolution read, and unanimously adopted on motion of Senator Collier.

By Senators Collier, Rattigan, Slattery, Christensen, and McCarthy:

Senate Resolution No. 70

Relating to the Golden Gate Bridge

WHEREAS, The Golden Gate Bridge, the world's greatest suspension bridge, with its main span 4,200 feet in length, was opened to pedestrian traffic on May 27, 1937 and to vehicle traffic the following day, and will observe its 25th anniversary on May 27, 1962; and

WHEREAS, The Golden Gate Bridge, crossing San Francisco Bay, connects the City and County of San Francisco and the County of Marin to the north, and is a major link in the Canada-Mexico coast highway; and

WHEREAS, The Golden Gate Bridge and Highway District comprises the City and County of San Francisco and the Counties of Marin, Sonoma, Napa, Mendocino and Del Norte, which are part of the vast Redwood Empire of California; and

WHEREAS, The Golden Gate Bridge was financed by thirty-five million dollars in general obligation bonds secured by the pledging of the properties of the taxpayers of the counties of the district; and

WHEREAS, By conservative and prudent policies of the board of directors down through the years, the district has conserved its assets and has paid its own way

from the very opening day of the bridge, without the necessity of ever levying a tax; and

WHEREAS, The Golden Gate Bridge receives no financial subsidies of any kind from the state or federal government or any other source, but is operated and maintained and supported solely by toll revenues; and

WHEREAS, The Golden Gate Bridge is the greatest single factor in the constant economic growth and development of the Redwood Empire, and its phenomenal traffic has exceeded all predictions and now is in excess of twenty-one million motor vehicles annually; and

WHEREAS, The Senate of the State of California wishes to pay tribute to those responsible for the success of the Golden Gate Bridge on its 25th anniversary; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate hereby extends its congratulations to the Board of Directors and the Management of the Golden Gate Bridge and Highway District on the occasion of the 25th anniversary of the opening of the Golden Gate Bridge on May 27, 1937, and commends them on the constructive record of accomplishment of this great structure; and be it further

Resolved, That the Secretary of the Senate is directed to transmit appropriate copies of this resolution to the Board of Directors and the General Manager and Secretary of the Golden Gate Bridge and Highway District, with the best wishes of this Senate for the continued success of the Golden Gate Bridge.

Resolution read, unanimously adopted on motion of Senator Collier.

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF ASSEMBLY BILLS (RESUMED)

Assembly Concurrent Resolution No. 14—Relating to provisions by California cities for their identification from the air.

Resolution read, and presented by Senator Byrne.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand and Robert D. Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 1—Relative to the issuance of a commemorative postage stamp for Father Junípero Serra;

Senate Joint Resolution No. 2—Relative to West Coast shipbuilding;

Senate Concurrent Resolution No. 9—Relative to a state park in Siskiyou County;

Senate Concurrent Resolution No. 11—Relative to the Governor's Mansion;

Senate Concurrent Resolution No. 12—Relative to honoring Thomas A. Doyle III, 1962 National Easter Seal Child;

Senate Concurrent Resolution No. 17—Relative to the City of Chowchilla; And reports that the same have been correctly enrolled, and presented to the Secretary of State on the third day of April, 1962, at 2.30 p.m.

BURNS, Chairman

RECESS

At 4.29 p.m., on motion of Senator Burns, the Senate recessed until 9.30 p.m.

REASSEMBLED

At 9.30 p.m., the Senate reconvened.

Hon. Waverly Jack Slattery, of the Fourth Senatorial District, presiding.

Secretary J. A. Beek at the desk.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Concurrent Resolution No. 26

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Joint Resolution No. 4

Senate Joint Resolution No. 10

Senate Joint Resolution No. 6

Senate Joint Resolution No. 11

Senate Joint Resolution No. 7

Senate Joint Resolution No. 12

Senate Joint Resolution No. 9

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolutions ordered enrolled.

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 3

Senate Bill No. 8

Senate Bill No. 4

Senate Bill No. 9

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bills ordered enrolled.

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 15

Senate Concurrent Resolution No. 25

Senate Concurrent Resolution No. 18

Senate Concurrent Resolution No. 27

Senate Concurrent Resolution No. 21

Senate Concurrent Resolution No. 28

Senate Concurrent Resolution No. 22

Senate Concurrent Resolution No. 29

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolutions ordered enrolled.

REPORTS OF STANDING COMMITTEES**Committee on Local Government**

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Local Government, to which was referred:

Assembly Concurrent Resolution No. 37

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

RATTIGAN, Chairman

Above reported resolution ordered to third reading.

Committee on Rules

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 38

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

CALL OF THE SENATE

Senator Byrne moved a call of the Senate.

Motion carried.

Time, 9.50 p.m.

The President directed the Sergeant at Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF ASSEMBLY BILLS (RESUMED)

Assembly Joint Resolution No. 7—Relative to the resumption of atmospheric nuclear testing.

Resolution read, and presented by Senator McCarthy.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Richards, Short, Slattery, Stiern, Sturgeon, Teale, and Robert D. Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Begovich asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 32, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 32

Assembly Concurrent Resolution No. 32—Relative to the old administration building at the Preston School of Industry.

Resolution read, and presented by Senator Begovich.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Richards, Rodda, Short, Slattery, Sturgeon, Teale, Weingand, and Robert D. Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Cobey asked for, and was granted, unanimous consent to take up Assembly Bill No. 6, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 6

Assembly Bill No. 6—An act to amend Section 9039 of the Business and Professions Code, relating to license fees of registered social workers.

Bill read third time, and presented by Senator Cobey.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Begovich, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rodda, Short, Slattery, Stiern, Sturgeon, and Teale—26.

NOES—Senator Richards—1.

Bill ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Cobey asked for, and was granted, unanimous consent to take up Assembly Bills Nos. 12 and 13, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILLS NOS. 12 AND 13

Resolution to Suspend Constitutional Provision

The following resolution was offered:

By Senator Cobey:

Resolved, That Assembly Bills Nos. 12 and 13 present cases of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bills be read on three several days in each house is hereby dispensed with, and it is ordered that said bills be read the third time, and placed upon their passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—34.

NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

Consideration of Assembly Bill No. 12

Assembly Bill No. 12—An act relating to state property, including tide and submerged lands granted to the City of Vallejo, and in this connection authorizing the Director of Finance to dispose of property belonging to the State, and repealing Chapter 1937 of the Statutes of 1959.

Bill read third time, and presented by Senator Cobey.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Assembly Bill No. 12:

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 31, 1962

To the Honorable Members of the Assembly and Senate:

Assembly Bill No. 12, "An act authorizing the Director of Finance to dispose of property belonging to the State, and repealing Chapter 1937 of the Statutes of 1959, relating to the disposition of certain state property,"

in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Assembly Bill No. 12 as an emergency measure.

Respectfully submitted,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

Senator Richards Presiding

At 10.40 p.m., Senator Richard Richards of the Thirty-eighth Senatorial District, presiding.

Consideration of Assembly Bill No. 13

Assembly Bill No. 13—An act to amend Section 6956 of, and to add Section 6956.1 to, the Business and Professions Code, relating to license fees of collection agencies, to take effect immediately.

Bill read third time, and presented by Senator Cobey.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Assembly Bill No. 13:

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 28, 1962

To the Honorable Members of the Assembly and Senate:

Assembly Bill No. 13, "An act to amend Section 6956 of, and to add Section 6956.1 to, the Business and Professions Code, relating to license fees of collection agencies, to take effect immediately"

in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

This is an emergency bill for the reason that the additional revenues for which it provides are necessary to enable the Collection Agency Licensing Bureau to carry out effectively the functions conferred on it by law.

I, therefore, recommend consideration of Assembly Bill No. 13 as an emergency measure.

Respectfully submitted,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Stiern, Sturgeon, Weingand, and Robert D. Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF SENATE BILLS (RESUMED)

Senate Joint Resolution No. 8—Relative to smuggling of pills containing dangerous drugs.

Resolution read.

Motion to Re-refer Senate Joint Resolution No. 8

Senator Farr moved that Senate Joint Resolution No. 8 be re-referred to Committee on Judiciary.

Motion lost.

Further Consideration of Senate Joint Resolution No. 8

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Collier, Dolwig, Donnelly, Gibson, Grunsky, Holmdahl, Lagomarsino, McAtter, Murdy, Quick, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams.—22.

NOES—Senators Cameron, O'Sullivan, Rattigan, and Regan—4.

Resolution ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed as amended:

Senate Bill No. 7

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By **JAMES D. DRISCOLL**, Chief Assistant Clerk

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Bill No. 7, at this time, for consideration of Assembly amendments.

CONSIDERATION OF SENATE BILL NO. 7

Consideration of Assembly Amendments

Senate Bill No. 7—An act to amend Section 6369 of the Revenue and Taxation Code, relating to exemptions from sales and use taxes to take effect immediately.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 7?

Amendment No. 1

In the heading of the printed bill, as amended in Senate March 28, 1962, after "Burns", insert "(Coauthor: Rumford)".

Amendment No. 2

On page 1, line 9, strike out "or at the direction of".

Amendment No. 3

On page 1, line 14, after "pharmacist", insert "or are administered under the direction of a physician pursuant to Section 4052.1 of the Business and Professions Code".

Amendment No. 4

On page 1, in the caption, of the printed bill, as amended in the Assembly on April 2, 1962, strike out "(Coauthor: Assemblyman Rumford)".

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 7 by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—32.

NOES—None.

Above bill ordered enrolled.

REQUEST FOR UNANIMOUS CONSENT

Senator Regan asked for, and was granted, unanimous consent to take up Senate Resolution No. 58, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 58

By Senator Regan:

Senate Resolution No. 58

Relative to a study of legislation relating to condominiums

WHEREAS, The redevelopment of our metropolitan areas has become one of the most serious problems facing city government today, and the use of condominium types of private housing offers at least a partial solution of this problem; and

WHEREAS, The Congress of the United States, in Section 234 of the Housing Act of 1961, has authorized the Federal Housing Administration to insure mortgage loans made on condominium purchases; and

WHEREAS, The Federal Housing Administration has developed certain regulations concerning the financing of condominium developments which will require legislative action on the part of the State of California; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate Fact Finding Committee on Judiciary is authorized and directed to ascertain and study all facts relating to the subject of necessary changes in the law to make fully available in California the benefits of Federal Housing Administration insurance of loans for purchase of condominium interests, and is directed to report its findings and recommendations to the Senate no later than the fifth legislative day of the 1963 Regular Session of the Legislature.

Resolution read, and unanimously adopted on motion of Senator Regan.

REQUEST FOR UNANIMOUS CONSENT

Senator McCarthy asked for, and was granted, unanimous consent to take up Senate Resolution No. 66, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 66

By Senator McCarthy:

Senate Resolution No. 66

Relative to augmenting the funds of the Senate Committee on Interstate Co-operation

Resolved by the Senate of the State of California, That in addition to any money heretofore made available, the sum of five thousand dollars (\$5,000), or so much thereof as may be necessary, is hereby made available from the Contingent Fund of the Senate for the expenses of the Senate Committee on Interstate Co-operation (created by Senate Resolution No. 160, 1961 Regular Session) and its members and for any charges, expenses, or claims it may incur under said resolution to be paid from the said contingent fund and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand and Robert D. Williams—32.

NOES—None.

MOTION REGARDING MEMBERS OF THE BUDGET CONFERENCE COMMITTEE

Senator Burns moved that the record show that the absence of Senators Miller, Teale, and J. Howard Williams was due to attending a meeting of the Budget Conference Committee.

Motion carried.

REQUEST FOR UNANIMOUS CONSENT

Senator Christensen asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 21, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 21

Assembly Concurrent Resolution No. 21—Relative to the improvement of a portion of State Highway Route 1.

Resolution read, and presented by Senator Christensen.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Cameron asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 37, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 37

Assembly Concurrent Resolution No. 37—Relative to a Davis-Grunsky Act loan to South Sutter Water District.

Resolution read, and presented by Senator Cameron.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Burns asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 38, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 38

Assembly Concurrent Resolution No. 38—Relative to venereal disease.

Resolution read, and presented by Senator Burns.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—35.

NOES—None.

Resolution ordered transmitted to the Assembly.

President Pro Tempore of the Senate Presiding

At 11.05 p.m., Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

REQUEST FOR UNANIMOUS CONSENT

Senator McAteer asked for, and was granted, unanimous consent to take up Assembly Joint Resolution No. 4, at this time, for consideration.

CONSIDERATION OF ASSEMBLY JOINT RESOLUTION NO. 4

Assembly Joint Resolution No. 4—Relative to an international exposition in San Francisco.

Resolution read, and presented by Senator McAteer.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—35.

NOES—Senator Farr—1.

Resolution ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Miller asked for and was granted unanimous consent to have Standing Rule No. 55 suspended to allow Mr. A. Alan Post and members of his staff and the representatives of the Department of Finance on the Senate floor during the consideration of the Conference Committee report concerning Assembly Bill No. 1.

REPORT OF COMMITTEE ON CONFERENCE

The following report of Committee on Conference was received, and read:

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Conference concerning:

Assembly Bill No. 1 (as amended in Assembly March 31, 1962)—An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately;

consisting of the undersigned members, has met, and reports that it has agreed to recommend the following:

That the amendments of the Senate be concurred in, and that the bill be further amended as follows:

(Item 4)

Amendment No. 1

On page 2, line 11, of the printed bill as amended in the Senate March 31, 1962, strike out "1,351,727", and insert "1,851,727".

(Item 5)

Amendment No. 2

On page 2, line 22, strike out "2,499,500", and insert "3,362,375".

(Item 29)

Amendment No. 3

On page 4, line 13, strike out "1,035,884", and insert "1,059,675".

Amendment No. 4

On page 4, line 20, strike out "1,053,463", and insert "1,091,347".

Amendment No. 5

On page 4, line 23, strike out "969,741", and insert "979,439".

Amendment No. 6

On page 4, line 26, strike out "2,023,204", and insert "2,070,786".

Amendment No. 7

On page 4, line 28, strike out "987,320", and insert "1,011,111".

Amendment No. 8

On page 4, line 31, strike out "1,035,884", and insert "1,059,675".

(Item 32)

Amendment No. 9

On page 5, line 4, strike out "1,349,218", and insert "1,329,218".

Amendment No. 10

On page 5, line 10, strike out "742,439" and insert "722,439".

Amendment No. 11

On page 5, line 13, strike out "2,108,319", and insert "2,088,319".

Amendment No. 12

On page 5, line 23, strike out "1,349,218", and insert "1,329,218".

(Item 35)

Amendment No. 13

On page 5, line 35, strike out "2,913,215", and insert "2,927,717".

Amendment No. 14

On page 5, line 38, strike out "2,631,826", and insert "2,643,838".

Amendment No. 15

On page 5, line 41, strike out "609,407", and insert "611,897".

Amendment No. 16

On page 5, line 44, strike out "3,241,233", and insert "3,255,735".

Amendment No. 17

On page 5, line 49, strike out "2,913,215", and insert "2,927,717".

(Item 43)

Amendment No. 18

On page 7, line 23, strike out "5,195,978", and insert "5,163,627".

Amendment No. 19

On page 7, line 26, strike out "4,411,685", and insert "4,210,074".

Amendment No. 20

On page 7, line 29, strike out "1,346,441", and insert "1,240,701".

Amendment No. 21

On page 7, line 32, strike out "5,758,126", and insert "5,450,775".

Amendment No. 22

On page 7, line 33, strike out "562,148", and insert "287,148".

Amendment No. 23

On page 7, line 36, strike out "5,195,978", and insert "5,163,627".

(Item 55)

Amendment No. 24

On page 10, line 20, strike out "4,321,020", and insert "4,046,020".

Amendment No. 25

On page 10, line 24, strike out "2,040,056", and insert "1,765,056".

Amendment No. 26

On page 10, line 27, strike out "4,321,020", and insert "4,046,020".

(Item 56)

Amendment No. 27

On page 10, line 30, strike out "7,043,596", and insert "6,793,596".

Amendment No. 28

On page 10, line 32, strike out "4,053,737", and insert "3,987,137".

Amendment No. 29

On page 10, line 34, strike out "3,243,473", and insert "3,060,073".

Amendment No. 30

On page 10, line 37, strike out "7,478,636", and insert "7,228,636".

Amendment No. 31

On page 10, line 40, strike out "7,043,596", and insert "6,793,596".

(Item 89)

Amendment No. 32

On page 18, line 35, strike out "470,843", and insert "480,943".

Amendment No. 33

On page 18, line 38, strike out "373,844", and insert "381,644".

Amendment No. 34

On page 18, line 41, strike out "96,999", and insert "99,299".

Amendment No. 35

On page 18, line 44, strike out "470,843", and insert "480,943".

(Item 90)

Amendment No. 36

On page 19, after line 7, insert

"The amount provided by this item is in addition to any funds received from the Federal Government by the Co-ordinating Council for Higher Education, as the state agency for preparing and administering a state plan for the construction of academic and related facilities for institutions of higher education."

(Item 92)

Amendment No. 37

On page 19, line 13, strike out "138,980,373", and insert "139,005,373".

Amendment No. 38

On page 19, after line 13, insert

"provided, that \$25,000 is for the Office of Continuing Medical Education for curriculum planning and co-ordination."

(Item 96)

Amendment No. 39

On page 19, strike out lines 45 through 49, inclusive.

(Item 99)

Amendment No. 40

On page 20, line 17, strike out "1,475,252", and insert "1,477,827".

Amendment No. 41

On page 20, line 24, strike out "397,927", and insert "400,502".

Amendment No. 42

On page 20, line 27, strike out "1,650,728", and insert "1,653,303".

Amendment No. 43

On page 20, line 31, strike out "1,475,252", and insert "1,477,827".

(Item 100)

Amendment No. 44

On page 20, line 34, strike out "3,591,516", and insert "3,599,266".

Amendment No. 45

On page 20, line 41, strike out "564,997", and insert "572,747".

Amendment No. 46

On page 20, line 44, strike out "4,062,022", and insert "4,069,772".

Amendment No. 47

On page 20, line 49, strike out "3,591,516", and insert "3,599,266".

(Item 101)

Amendment No. 48

On page 21, line 4, strike out "5,724,131", and insert "5,736,956".

Amendment No. 49

On page 21, line 11, strike out "1,044,188", and insert "1,057,013".

Amendment No. 50

On page 21, line 14, strike out "7,021,770", and insert "7,034,595".

Amendment No. 51

On page 21, line 19, strike out "5,724,131", and insert "5,736,956".

(Item 102)

Amendment No. 52

On page 21, line 22, strike out "3,000,805", and insert "3,005,555".

Amendment No. 53

On page 21, line 30, strike out "551,139", and insert "555,889".

Amendment No. 54

On page 21, line 33, strike out "3,289,895", and insert "3,294,645".

Amendment No. 55

On page 21, line 38, strike out "3,000,805", and insert "3,005,555".

(Item 103)

Amendment No. 56

On page 21, line 41, strike out "6,977,414", and insert "6,998,414".

Amendment No. 57

On page 21, line 48, strike out "1,154,925", and insert "1,175,925".

Amendment No. 58

On page 21, line 51, strike out "8,455,756", and insert "8,476,756".

Amendment No. 59

On page 22, line 6, strike out "6,977,414", and insert "6,998,414".

(Item 104)

Amendment No. 60

On page 22, line 10, strike out "8,534,500", and insert "8,562,700".

Amendment No. 61

On page 22, line 17, strike out "1,518,282", and insert "1,546,482".

Amendment No. 62

On page 22, line 20, strike out "10,352,056" and insert "10,380,256".

Amendment No. 63

On page 22, line 25, strike out "8,534,500", and insert "8,562,700".

(Item 105)

Amendment No. 64

On page 22, line 28, strike out "1,595,115", and insert "1,598,465".

Amendment No. 65

On page 22, line 35, strike out "345,093" and insert "348,443".

Amendment No. 66

On page 22, line 38, strike out "1,823,680", and insert "1,827,030".

Amendment No. 67

On page 22, line 42, strike out "1,595,115" and insert "1,598,465".

(Item 106)

Amendment No. 68

On page 22, line 45, strike out "4,428,608", and insert "4,439,658".

Amendment No. 69

On page 23, line 6, strike out "737,056", and insert "748,106".

Amendment No. 70

On page 23, line 9, strike out "5,276,748", and insert "5,287,798".

Amendment No. 71

On page 23, line 14, strike out "4,428,608", and insert "4,439,658".

(Item 107)

Amendment No. 72

On page 23, line 18, strike out "134,656", and insert "149,973".

Amendment No. 73

On page 23, line 21, strike out "107,556", and insert "121,573".

Amendment No. 74

On page 23, line 24, strike out "27,100", and insert "28,400".

Amendment No. 75

On page 23, line 27, strike out "134,656", and insert "149,973".

(Item 108)

Amendment No. 76

On page 23, line 30, strike out "8,525,369", and insert "8,550,819".

Amendment No. 77

On page 23, line 37, strike out "1,390,094", and insert "1,415,544".

Amendment No. 78

On page 23, line 40, strike out "10,114,247", and insert "10,139,697".

Amendment No. 79

On page 23, line 45, strike out "8,525,369", and insert "8,550,819".

(Item 109)

Amendment No. 80

On page 23, line 49, strike out "5,233,395", and insert "5,248,720".

Amendment No. 81

On page 24, line 6, strike out "983,234", and insert "998,559".

Amendment No. 82

On page 24, line 9, strike out "6,086,130", and insert "6,101,455".

Amendment No. 83

On page 24, line 14, strike out "5,233,395", and insert "5,248,720".

(Item 110)

Amendment No. 84

On page 24, line 17, strike out "8,619,821", and insert "8,645,321".

Amendment No. 85

On page 24, line 24, strike out "1,511,419", and insert "1,536,919".

Amendment No. 86

On page 24, line 27, strike out "10,466,376", and insert "10,491,876".

Amendment No. 87

On page 24, line 32, strike out "8,619,821", and insert "8,645,321".

(Item 111)

Amendment No. 88

On page 24, line 35, strike out "11,494,554", and insert "11,529,554".

Amendment No. 89

On page 24, line 42, strike out "1,886,900", and insert "1,921,900".

Amendment No. 90

On page 24, line 45, strike out "13,714,525", and insert "13,749,525".

Amendment No. 91

On page 24, line 50, strike out "11,494,554", and insert "11,529,554".

(Item 112)

Amendment No. 92

On page 25, line 4, strike out "656,693", and insert "657,443".

Amendment No. 93

On page 25, line 11, strike out "230,608", and insert "231,358".

Amendment No. 94

On page 25, line 14, strike out "753,830", and insert "754,580".

Amendment No. 95

On page 25, line 18, strike out "656,693", and insert "657,443".

(Item 113)

Amendment No. 96

On page 25, line 21, strike out "134,656", and insert "149,973".

Amendment No. 97

On page 25, line 24, strike out "107,556", and insert "121,573".

Amendment No. 98

On page 25, line 27, strike out "27,100", and insert "28,400".

Amendment No. 99

On page 25, line 30, strike out "134,656", and insert "149,973".

(Item 114)**Amendment No. 100**

On page 25, line 33, strike out "828,291", and insert "829,291".

Amendment No. 101

On page 25, line 40, strike out "276,735", and insert "277,735".

Amendment No. 102

On page 25, line 43, strike out "926,505", and insert "927,505".

Amendment No. 103

On page 25, line 47, strike out "828,291", and insert "829,291".

(Item 115)**Amendment No. 104**

On page 25, line 51, strike out "8,479,673", and insert "8,531,148".

Amendment No. 105

On page 26, line 6, strike out "7,954,520", and insert "7,984,420".

Amendment No. 106

On page 26, line 9, strike out "1,728,762", and insert "1,750,337".

Amendment No. 107

On page 26, line 12, strike out "9,683,282", and insert "9,734,757".

Amendment No. 108

On page 26, line 17, strike out "8,479,673", and insert "8,531,148".

(Item 119)**Amendment No. 109**

On page 27, line 4, strike out "3,767,667", and insert "3,782,666".

Amendment No. 110

On page 27, line 7, strike out "3,417,297", and insert "3,430,641".

Amendment No. 111

On page 27, line 10, strike out "1,562,537" and insert "1,564,192".

Amendment No. 112

On page 27, line 13, strike out "4,979,834" and insert "4,994,833".

Amendment No. 113

On page 27, line 28, strike out "3,767,667", and insert "3,782,666".

(Item 126)**Amendment No. 114**

On page 28, line 14, strike out "7,914,506", and insert "7,923,890".

Amendment No. 115

On page 28, line 17, strike out "12,120,688", and insert "12,130,072".

Amendment No. 116

On page 28, line 23, strike out "17,438,516", and insert "17,447,900".

Amendment No. 117

On page 28, line 35, strike out "7,914,506", and insert "7,923,890".

(Item 131)**Amendment No. 118**

On page 29, line 13, strike out "560,195", and insert "566,695".

(Item 132)

Amendment No. 119

On page 29, line 15, strike out "188,050", and insert "194,550".

(Item 133)

Amendment No. 120

On page 29, line 28, strike out "209,849", and insert "221,039".

Amendment No. 121

On page 29, line 31, strike out "1,030,599", and insert "1,041,789".

Amendment No. 122

On page 29, line 33, strike out "66,290", and insert "77,480".

(Item 135)

Amendment No. 123

On page 29, line 51, strike out "350,325", and insert "354,825".

Amendment No. 124

On page 30, line 6, strike out "167,480", and insert "171,980".

Amendment No. 125

On page 30, line 9, strike out "493,350", and insert "497,850".

Amendment No. 126

On page 30, line 13, strike out "350,325", and insert "354,825".

(Item 136)

Amendment No. 127

On page 30, line 21, strike out "32,665,657", and insert "32,653,815".

Amendment No. 128

On page 30, line 24, strike out "23,829,623", and insert "23,835,581".

Amendment No. 129

On page 30, line 29, strike out "33,000,829", and insert "33,006,787".

Amendment No. 130

On page 30, line 31, strike out "335,172", and insert "352,972".

Amendment No. 131

On page 30, line 34, strike out "32,665,657", and insert "32,653,815".

(Item 139)

Amendment No. 132

On page 32, line 21, strike out "12,322,840", and insert "12,359,806".

Amendment No. 133

On page 32, line 24, strike out "9,794,406", and insert "9,831,372".

Amendment No. 134

On page 32, line 30, strike out "12,489,675", and insert "12,526,641".

Amendment No. 135

On page 32, line 34, strike out "12,322,840", and insert "12,359,806".

(Item 142)

Amendment No. 136

On page 33, line 9, strike out "8,362,319", and insert "8,359,384".

Amendment No. 137

On page 33, line 12, strike out "6,970,817", and insert "6,966,401".

Amendment No. 138

On page 33, line 15, strike out "2,214,182", and insert "2,215,663".

Amendment No. 139

On page 33, line 18, strike out "9,184,999", and insert "9,182,064".

Amendment No. 140

On page 33, line 22, strike out "8,362,319", and insert "8,359,384".

(Item 153—Technical)

Amendment No. 141

On page 36, line 33, strike out "1,837,658", and insert "1,837,688".

Amendment No. 142

On page 36, line 38, strike out "2,095,988", and insert "2,095,958".

(Item 167)

Amendment No. 143

On page 39, line 46, strike out "6,974,370", and insert "6,989,658".

Amendment No. 144

On page 40, line 4, strike out "5,707,284", and insert "5,722,572".

Amendment No. 145

On page 40, line 9, strike out "7,029,420", and insert "7,044,708".

Amendment No. 146

On page 40, line 13, strike out "6,974,370", and insert "6,989,658".

(Item 169)

Amendment No. 147

On page 40, line 30, strike out "2,707,734", and insert "2,747,734".

Amendment No. 148

On page 40, line 36, strike out "1,105,819", and insert "1,145,819".

Amendment No. 149

On page 40, line 39, strike out "3,182,555", and insert "3,222,555".

Amendment No. 150

On page 40, line 44, strike out "2,707,734", and insert "2,747,734".

(Item 190)

Amendment No. 151

On page 45, line 16, strike out "21,000", and insert "26,600".

(Item 193)

Amendment No. 152

On page 45, line 34, strike out "6,456,519", and insert "6,871,519".

Amendment No. 153

On page 45, line 44, strike out "3,306,618", and insert "2,891,618".

Amendment No. 154

On page 45, line 50, strike out "6,456,519", and insert "6,871,519".

(Item 201)

Amendment No. 155

On page 46, line 46, strike out "315,565", and insert "422,577".

(Item 207)

Amendment No. 156

On page 48, after line 26, insert
 "207—For support of Colorado River Boundary Commission ----- 24,155"

(Item 208)

Amendment No. 157

On page 48, line 33, strike out "3,618,464", and insert "3,593,857".

Amendment No. 158

On page 48, line 36, strike out "2,791,960", and insert "2,780,968".

Amendment No. 159

On page 48, line 39, strike out "828,004", and insert "814,389".

Amendment No. 160

On page 48, line 42, strike out "3,619,964", and insert "3,595,357".

Amendment No. 161

On page 48, line 46, strike out "3,618,464", and insert "3,593,857".

(Item 211)

Amendment No. 162

On page 49, line 26, strike out "193,237", and insert "194,059".

Amendment No. 163

On page 49, line 29, strike out "118,379", and insert "121,079".

Amendment No. 164

On page 49, line 32, strike out "74,858", and insert "72,980".

Amendment No. 165

On page 49, line 35, strike out "193,237", and insert "194,059".

(Item 251)

Amendment No. 166

On page 58, line 21, strike out "3,552,111", and insert "3,545,612".

Amendment No. 167

On page 58, line 24, strike out "5,341,875", and insert "5,327,192".

Amendment No. 168

On page 58, line 29, strike out "6,592,494", and insert "6,577,811".

Amendment No. 169

On page 58, line 36, strike out "2,940,383", and insert "2,932,199".

Amendment No. 170

On page 58, line 39, strike out "3,552,111", and insert "3,545,612".

(Item 252)

Amendment No. 171

On page 58, line 43, strike out "2,940,383", and insert "2,932,199".

(Item 253)

Amendment No. 172

On page 59, line 4, strike out "3,844,248", and insert "3,865,679".

Amendment No. 173

On page 59, line 7, strike out "4,676,752", and insert "4,737,755".

Amendment No. 174

On page 59, line 10, strike out "1,799,506", and insert "1,804,145".

Amendment No. 175

On page 59, line 13, strike out "6,476,258", and insert "6,541,900".

Amendment No. 176

On page 59, line 19, strike out "2,426,576", and insert "2,470,787".

Amendment No. 177

On page 59, line 22, strike out "3,844,248", and insert "3,865,679".

(Item 262)

Amendment No. 178

On page 61, line 25, strike out "28,482,287", and insert "28,537,837".

Amendment No. 179

On page 61, line 28, strike out "17,697,112", and insert "17,734,668".

Amendment No. 180

On page 61, line 31, strike out "10,766,099", and insert, "10,780,608".

Amendment No. 181

On page 61, line 34, strike out "1,173,250", and insert "1,176,175".

Amendment No. 182

On page 61, line 37, strike out "118,000", and insert "118,560".

Amendment No. 183

On page 61, line 40, strike out "29,754,461", and insert "29,810,011".

Amendment No. 184

On page 61, line 44, strike out "28,482,287", and insert "28,537,837".

(Item 263)

Amendment No. 185

On page 62, line 5 strike out "9,389,784", and insert "9,445,334".

Amendment No. 186

On page 62, line 12, strike out "3,072,462", and insert "3,128,012".

Amendment No. 187

On page 62, line 14, strike out "5,420,172", and insert "5,431,172".

Amendment No. 188

On page 62, line 17, strike out "1,708,501", and insert "1,719,501".

Amendment No. 189

On page 62, line 23, strike out "9,389,784", and insert "9,445,334".

(Item 263.1)

Amendment No. 190

On page 62, strike out lines 39 through 41, inclusive.

(Item 263.2)

Amendment No. 191

On page 63, line 5, strike out "110,000", and insert "50,000".

Amendment No. 192

On page 63, strike out lines 6 through 11.

(Item 269)

Amendment No. 193

On page 64, line 21, after "item", insert " , less such amount as may be expended for this purpose in the 1961-62 fiscal year,".

(Item 271)

Amendment No. 194

On page 64, line 46, strike out "83,079", and insert "116,654".

Amendment No. 195

On page 64, line 49, strike out "51,902", and insert "97,802".

Amendment No. 196

On page 65, line 5, strike out "8,081", and insert "8,256".

Amendment No. 197

On page 65, strike out lines 19 through 22, inclusive".

Amendment No. 198

On page 65, line 32, strike out "83,079", and insert "116,654".

(Item 282)

Amendment No. 199

On page 68, line 26, strike out "20,741,900", and insert "21,911,900".

Amendment No. 200

On page 68, line 29, strike out "(1) Supreme Court or district".

Amendment No. 201

On page 68, strike out all of line 30.

Amendment No. 202

On page 68, line 31, strike out "ipal court judges, or (2)".

Amendment No. 203

On page 68, line 33, strike out "\$15,000", and insert "\$18,600".

Amendment No. 204

On page 68, line 35, strike out "\$15,000", and insert "\$18,600".

Amendment No. 205

On page 69, line 2, after "increases", insert "provided for by this item are in addition to the increases".

(Item 283)

Amendment No. 206

On page 69, line 36, strike out "\$15,000", and insert "\$18,600".

Amendment No. 207

On page 69, line 38, strike out "\$15,000", and insert "\$18,600".

(Item 303.5)

Amendment No. 208

On page 73, strike out lines 41 through 51, inclusive; and on page 74, strike out lines 2 and 3.

(Item 349.1)

Amendment No. 209

On page 84, after line 30, insert

"349.1—For temporary transfers to the State Highway Fund, from time to time as requested by the Department of Public Works, upon such notice as the Director of Finance may require, not exceeding 30 days, to assure adequate balances in the State Highway Fund to carry out committed or budgeted state highway projects; the principal amount of each such transfer to be retransferred from the State Highway Fund to the General Fund for credit to this item within one year of such transfer or thereafter upon executive order of the Director of Finance ----- 5,000,000".

(Item 361)

Amendment No. 210

On page 87, line 29, after the period, insert

"provided, that any portion of this appropriation may be transferred to Item 361.5 for capital outlay, University of California, upon executive order of the Department of Finance."

(Item 361.5)

Amendment No. 211

On page 91, after line 39, insert

"361.5—For capital outlay, University of California, exempt from Section 31, of this act, in accordance with the following schedule, payable from the State Construction Program Fund provided, that withdrawals shall be as required to meet maturing obligations as certified by the University of California notwithstanding any other provision of law.

If grants of money from the federal government for health sciences projects become available for any one or more of the projects for which an appropriation is made in Item 361, Budget Act of 1962, Schedule (a) to (vvv), inclusive, or for any one or more other projects related to health sciences for which an appropriation has been made to the University of California by Item 357, Budget Act of 1961, with the result that the total amount required to be expended for that project from the state funds so appropriated is reduced, subject to the approval of the Director of Finance an amount of funds equal to the amount of the reduction may be transferred from the appropriation of Item 357, Budget Act of 1961, or Item 361, Budget Act of 1962, to Item 361.5, Budget Act of 1962, for use by the University of California as the state's contribution for any matching fund requirements for federal grants for any one or more of the projects relating to health sciences which are approved by the federal government for a federal grant and which also are among the projects listed below, as more particularly described in the report submitted by the Department of Finance pursuant the Senate Resolution No. 15 of the 1954 First Extraordinary Session, entitled "Report on State Building Construction Program" as revised March 7, 1962.

Schedule:

(a) Equip basic sciences unit 2A—Los Angeles Medical Center -----	1,385,000
(b) Construct and equip clinics expansion—San Francisco Medical Center -----	1,255,000
(c) Construct and equip school of dentistry unit and student health service expansion—Los Angeles Medical Center -----	6,489,100
(d) Equip additional campus research facilities—San Francisco Medical Center -----	130,000

(e) Equip physical rehabilitation unit—Los Angeles Medical Center	705,000
(f) Working drawings, construct and equip alterations to Medical Sciences Building related to clinics expansion—San Francisco Medical Center.....	93,200
(g) Working drawings, construct and equip clinics building addition for School of Dentistry post-graduate program—San Francisco Medical Center	147,200
(h) Working drawings, construct and equip hospital and clinics—unit 2B—Los Angeles Medical Center	8,840,500
(i) Working drawings, construct and equip expansion of teaching facilities to accommodate 128 student medical class—San Francisco Medical Center	1,655,400
(j) Working drawings, construct and equip additional space for activities displaced by expansion of teaching facilities—San Francisco Medical Center	267,600
(k) Working drawings and construct conversion of storehouse area to pharmacy processing laboratory—San Francisco Medical Center.....	92,700
(l) Working drawings, construct and equip alterations to county hospital facilities—step 1—San Diego Medical Center.....	887,800
(m) Equip health sciences instruction and research—unit 1—San Francisco Medical Center.....	800,000
(n) Working drawings and construct alterations to hospital clinic unit 1—Los Angeles Medical Center	73,500
(o) Working drawings and construct alteration to basic science unit 1—Los Angeles Medical Center	689,700
(p) Working drawings construct and equip University of California hospital conversion—step 2—San Francisco Medical Center.....	2,019,900
(q) Working drawings, construct and equip medical sciences unit 1—Basic Sciences—San Diego Medical Center	10,669,600
(r) Preliminary plans for medical projects.....	208,500
Total of schedule.....	36,409,700
Less estimated amounts available from other sources	36,409,700

Net appropriation 0

provided, that no money transferred herein may be expended by the University of California except amounts for acquisition of land or other real property, amount needed for equipment, preliminary surveys, studies and planning and minor projects until the State Public Works Board and the Department of Finance have approved preliminary plans for the project to be financed from such time of transfer or appropriation for capital outlay; provided further, no major project for which a transfer or appropriation is made hereunder regarding which the Director of Finance or his authorized representative requests review of working plans shall be put out to bid until the working plans therefor have been approved by the Department of Finance; provided further, that no money transferred or appropriated herein may be spent for working drawings for any project as to which there has been made substantial change or changes from the preliminary plans as approved by the State Public Works Board and the Department of Finance unless there has first been obtained the approval of the Department of Finance to make such change or changes; provided further, that no money transferred or appropriated herein may be spent for equipment until prior approval for purchase of such equipment shall have been given by the Department of Finance."

(Item 394.5)

Amendment No. 212

On page 102, after line 32, insert

"394.5—If grants of money from the federal government for projects consisting of preliminary plans, working drawings, construction and equipment for academic and related facilities for institutions of higher education become available for any one or more of the projects for preliminary plans, working drawings, construction, and

equipment for academic and related facilities for which an appropriation is made by this act or by the Budget Act of 1961, payable from the State Construction Program Fund, to the University of California, or to a state college, with the result that the total amount required to be expended for that project from the state funds so appropriated is reduced, subject to the approval of the Director of Finance an amount of funds equal to the amount of the reduction in a project may be transferred from the appropriations of the Budget Act of 1961 or the appropriations contained in this act for use by the University of California, and an amount equal to the amount of the reduction in a project for a state college may be transferred for use by the state colleges, and are hereby appropriated for projects for academic and related facilities for the University of California or the state colleges as particularly described in the report submitted by the Department of Finance pursuant to Senate Resolution No. 15 of the 1954 First Extraordinary Session, entitled "Report on State Building Construction Programs," as revised March 7, 1962, as the State's contribution for any matching requirements for federal grants for any one or more of the projects for academic and related facilities for institutions of higher education which are approved by the federal government for a federal grant.

The total amount so transferred and appropriated under this item shall not exceed twenty million dollars (\$20,000,000)."

(Item 398.5)

Amendment No. 213

On page 105, after line 16, insert
 "398.5—For tax relief grants to junior college districts pursuant to Chapter 17 (commencing with Section 20001) of Division 14 of the Education Code, Department of Education, to take effect on repeal of Section 3 of Chapter 2071 of the Statutes of 1959----- 5,000,000."

(Item 401.5)

Amendment No. 214

On page 107, line 51, strike out "284,625", and insert "296,324".

Amendment No. 215

On page 108, after line 23, insert
 "(f) Kings County ----- 4,369".

Amendment No. 216

On page 108, line 24, strike out "(f)", and insert "(g)".

Amendment No. 217

On page 108, line 25, strike out "(g)", and insert "(h)".

Amendment No. 218

On page 108, line 26, strike out "(h)", and insert "(i)".

Amendment No. 219

On page 108, line 27, strike out "(i)", and insert "(j)".

Amendment No. 220

On page 108, line 28, strike out "(j)", and insert "(k)".

Amendment No. 221

On page 108, line 29, strike out "(k)", and insert "(l)".

Amendment No. 222

On page 108, line 30, strike out "(l)", and insert "(m)".

Amendment No. 223

On page 108, line 31, strike out "(m)", and insert "(n)".

Amendment No. 224

On page 108, line 32, strike out "(n)", and insert "(o)".

Amendment No. 225

On page 108, line 33, strike out "(o)", and insert "(p)".

Amendment No. 226

On page 108, line 34, strike out "(p)", and insert "(q)".

Amendment No. 227

On page 108, line 35, strike out "(q)", and insert "(r)".

Amendment No. 228

On page 108, line 36, strike out "(r)", and insert "(s)".

Amendment No. 229

On page 108, line 37, strike out "(s)", and insert "(t)".

Amendment No. 230

On page 108, line 38, strike out "(t)", and insert "(u)".

Amendment No. 231

On page 108, line 39, strike out "(u)", and insert "(v)".

Amendment No. 232

On page 108, after line 39, insert
 "(w) Tulare County ----- 7,330".

Amendment No. 233

On page 108, line 40, strike out "(v)", and insert "(x)".

Amendment No. 234

On page 108, line 42, strike out "284, 625", and insert "296,324".

(Item 411—Technical)

Amendment No. 235

On page 114, line 41, after "State's," strike out "section", and insert "share".

Amendment No. 236

On page 114, line 44, strike out "section", and insert "share".

(Item 412.6)

Amendment No. 237

On page 115, after line 11, insert
 "412.6—For expenditure pursuant to contract with Noyo Harbor District
 pursuant to Sections 5823.5 and 5882 of the Public Resources Code
 for the construction of a harbor of refuge at Noyo Harbor in co-
 operation with the Federal Government, Division of Small Craft
 Harbors, Department of Parks and Recreation, payable from the
 Small Craft Harbor Revolving Fund ----- 175,000".

(Item 421)

Amendment No. 238

On page 117, line 15, strike out "2,643,230", and insert, "2,693,230".

(Item 422)

Amendment No. 238A

On page 117, after line 15, insert:
 "422—For payment of the State's share, as determined by the Depart-
 ment of Finance, of expenses incurred by local agencies in super-
 vising and controlling juveniles as defined by Sections 600 to 607,
 inclusive, Welfare and Institutions Code, at the International
 Border between California and Mexico, pursuant to Section 1760(d)
 of said code, Department of the Youth Authority----- 27,000".

(Item 423)

Amendment No. 239

On page 117, strike out lines 25 through 30, inclusive.

(Section 10)

Amendment No. 240

On page 124, line 20, strike out ", (d)".

(Section 10.5)
Amendment No. 241

On page 124, after line 30, insert

"Sec. 10.5. The appropriation made by Item 324 (a), Chapter 11, Budget Act of 1960—Construct Atomic Energy Building, \$200,000, is hereby reappropriated, provided, that Item (a) of this appropriation shall be available only upon the condition that matching private and/or Federal funds will be available to finance the installation of the Atomic Energy Exhibit."

(Section 18.5)
Amendment No. 242

On page 126, after line 21, insert

"Sec. 18.5. Notwithstanding any other provisions of this act, the Director of Finance may from time to time direct that any appropriation made in Section 2.2 of this act shall be payable from the General Fund instead of the State Construction Program Fund."

(Section 31.2)
Amendment No. 243

On page 130, between lines 48 and 49, insert

"Sec. 31.2. Notwithstanding any other provision of this act, the Department of Finance, acting pursuant to its authority under Section 13320 of the Government Code and Section 31 of this act, shall control expenditures under this act in such a manner as to accumulate the sum of six million dollars (\$6,000,000) in undistributed savings at the end of the 1962-63 fiscal year."

GEORGE MILLER, JR.

STEPHEN P. TEALE

Senate Committee on Conference

ROBERT W. CROWN

THOMAS M. REES

GLENN E. COOLIDGE

Assembly Committee on Conference

The roll was called, and the report adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobby, Collier, Dolwig, Donnelly, Farr, Fisher, Geldes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAttee, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slaterry, Stiern, Surgeon, Teale, Weingand, and Robert D. Williams—34.

NOES—Senators McCarthy and Murdy—2.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day respectfully refused to concur in Senate amendments to:

Assembly Joint Resolution No. 7—Relative to the resumption of atmospheric nuclear testing:

And appointed Messrs. Conrad, Burton, and O'Connell as a Committee on Conference to meet a like committee from the Senate.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

APPOINTMENT OF COMMITTEE ON CONFERENCE

MR. PRESIDENT: The Committee on Rules announces the appointment of Senators Richards, Rattigan, and Short as a Senate Committee on Conference concerning Assembly Joint Resolution No. 7 to meet a like Committee of the Assembly.

SENATE COMMITTEE ON RULES
BURNS, Chairman

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed as amended:

Senate Concurrent Resolution No. 23

Senate Concurrent Resolution No. 26

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

REQUEST FOR UNANIMOUS CONSENT

Senator McAteer asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 23, at this time, for consideration of Assembly amendments.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 23

Consideration of Assembly Amendments

Senate Concurrent Resolution No. 23—Relative to proposing the State of California as the site of the 1968 or 1972 Olympic Games.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Concurrent Resolution No. 23?

Amendment No. 1

In line 2 of the title of the printed measure, strike out "San Francisco Bay area", and insert "State of California".

Amendment No. 2

In line 2 of the title after the third "the", insert "1968 or".

Amendment No. 3

On page 1, line 3, strike out "San Francisco Bay"; and in line 4, strike out "area, the birthplace of the United Nations," and insert "State of California".

Amendment No. 4

On page 1, line 5, strike out "tradition", and insert "many traditions".

Amendment No. 5

On page 1, line 5, strike out "XXth", and insert "1968 or 1972".

Amendment No. 6

On page 1, line 6, strike out "Bay area in"; and strike out lines 7 to 9, inclusive, and insert "great State of California; and".

Amendment No. 7

On page 1, line 10, strike out "in the Bay"; and in line 11, strike out "area", and insert "of California".

Amendment No. 8

On page 1, line 12, after "counties", insert "of the Bay area or in Greater Metropolitan Los Angeles".

Amendment No. 9

On page 1, line 18, after "success", insert "or the Los Angeles Memorial Coliseum where the successful 1932 Olympic Games were held".

Amendment No. 10

On page 1, strike out lines 19 to 21, inclusive.

Amendment No. 11

On page 1, line 23, strike out "San Francisco Bay area", and insert "'Golden State" of California".

Amendment No. 12

On page 1, line 26, strike out "the San"; and in line 27, strike out "Francisco Bay area", and insert "California".

Amendment No. 13

On page 1, line 28, after "in", insert "1968 or".

Amendment No. 14

On page 2, line 22, strike out "and", and insert "now, therefore, be it".

Amendment No. 15

On page 2, strike out lines 23 to 31, inclusive.

Amendment No. 16

On page 2, line 35, after "counties", insert "and Los Angeles County".

Amendment No. 17

On page 2, line 36, strike out "San Francisco"; and in line 37, strike out "Bay area", and insert "leading".

Amendment No. 18

On page 2, line 38, strike out "the San Francisco"; and in line 39, strike out "Bay area", and insert "California".

Amendment No. 19

On page 2, line 39, strike out "XXth", and insert "1968 or 1972".

Amendment No. 20

On page 2, line 39, strike out "to be held"; and in line 40, strike out "in 1972".

Amendment No. 21

On page 2, line 48, after "of", insert "Los Angeles,".

The roll was called, and the Senate concurred in Assembly amendments to Senate Concurrent Resolution No. 23 by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—34.

NOES—None.

Above resolution ordered enrolled.

REQUEST FOR UNANIMOUS CONSENT

Senator Farr asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 26, at this time, for consideration of Assembly amendments.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 26

The question being: Shall the Senate concur in the following Assembly amendment to Senate Concurrent Resolution No. 26?

Amendment No. 1

On page 1, line 17, of the printed measure, strike out "cannot properly"; and strike out line 18, and insert "can better be utilized by use of educational television; and".

The roll was called, and the Senate concurred in Assembly amendment to Senate Concurrent Resolution No. 26 by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—34.

NOES—None.

Above resolution ordered enrolled.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 6

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By **JAMES D. DRISCOLL**, Chief Assistant Clerk

Above bill ordered enrolled.

REPORTS OF STANDING COMMITTEES**Committee on Agriculture**

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Agriculture, to which was referred:

Assembly Concurrent Resolution No. 35

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BYRNE, Chairman

Above reported resolution ordered to third reading.

REQUEST FOR UNANIMOUS CONSENT

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 30, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 30**Assembly Concurrent Resolution No. 30**—Relative to Invest in America Week.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Murdy, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—33.

NOES—None.

Resolution ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Cobey asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 10, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 10**Assembly Joint Resolution No. 10**—Relative to price support of milk.

Resolution read, and presented by Senator Cobey.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Murdy, Rattigan, Regan, Richards, Rodda, Short, Slattery, Sturgeon, Weingand, and Robert D. Williams—30.

NOES—None.

Resolution ordered transmitted to Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Joint Resolution No. 13, at this time, for consideration.

CONSIDERATION OF ASSEMBLY JOINT RESOLUTION NO. 13**Assembly Joint Resolution No. 13**—Relative to the international exposition.

Bill read third time, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—37.

NOES—None.

Resolution ordered transmitted to the Assembly.

REQUESTS FOR UNANIMOUS CONSENT

Senator Byrne asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 35, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 35

Assembly Concurrent Resolution No. 35—Relative to yogurt.

Resolution read, and presented by Senator Byrne.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—37.

NOES—None.

Resolution ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day refused to adopt the report of the Committee on Conference concerning:

Assembly Bill No. 1—An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day returns without further action:

Senate Joint Resolution No. 8

Senate Concurrent Resolution No. 14

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day returns without further action:

Senate Concurrent Resolution No. 5

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 12

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

REPORTS OF STANDING COMMITTEES

Committee on Natural Resources

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Natural Resources, to which was referred:

Senate Concurrent Resolution No. 24

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

ARNOLD, Chairman

Committee on Finance

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 1

Senate Resolution No. 32

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

BROWN, Vice Chairman

Committee on Transportation

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Senate Resolution No. 13

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

COLLIER, Chairman

Committee on Judiciary

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Judiciary, to which was referred:

Senate Concurrent Resolution No. 19

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

REGAN, Chairman

Committee on Rules

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 2

Senate Resolution No. 31

Senate Bill No. 5

Assembly Concurrent Resolution No. 13

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

BURNS, Chairman

Committee on Insurance and Financial Institutions

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Insurance and Financial Institutions, to which was referred:

Assembly Joint Resolution No. 14

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

DOLWIG, Chairman

Above reported Assembly Resolution ordered transmitted to the Assembly.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, April 2, 1962; and the minutes for this legislative day, Tuesday, April 3, 1962, be approved as corrected by the Minute Clerk and the Journal Clerk.

Motion carried.

RESOLUTIONS

The following resolutions were offered:

By Senator Cobey:

Senate Resolution No. 71

Relative to notifying the Assembly of the adjournment of the Senate sine die
Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of Three Senators to notify the Assembly that the Senate is ready to adjourn sine die.

Resolution read, and adopted on motion of Senator Cobey.

APPOINTMENT OF SPECIAL COMMITTEE

The President announced, in accordance with the provisions of Senate Resolution No. 71, the appointment of Senators Cobey, Richards, and Murdy as a Special Committee to notify the Assembly.

By Senator Holmdahl:

Senate Resolution No. 72

Relative to notifying the Governor of the adjournment of the Senate sine die
Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of Three Senators to wait upon his Excellency, the Governor, and inform him that the Senate is ready to adjourn sine die.

Resolution read, and adopted on motion of Senator Holmdahl.

APPOINTMENT OF SPECIAL COMMITTEE

The President announced, in accordance with the provisions of Senate Resolution No. 72, the appointment of Senators Holmdahl, McAteer, and Grunsky, as a Special Committee to wait upon the Governor.

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Holmdahl, McAteer, and Grunsky, the Special Committee appointed to wait upon the Governor and inform him the Senate is ready to adjourn sine die, reported they had performed their duty.

Senators Cobey, Richards, and Murdy, the Special Committee appointed to notify the Assembly the Senate is ready to adjourn sine die, reported they had performed their duty.

MESSAGES FROM THE ASSEMBLY

At 11.58 p.m., Messrs. Rees, Britschgi, and Nisbet appeared at the bar of the Senate and announced that the Assembly had completed its work, and was ready to adjourn sine die.

**FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH**

At 11.59 p.m., on motion of Senator Burns, further proceedings under the call of the Senate were dispensed with.

MOTION TO ADJOURN

Senator Burns moved that, in accordance with Article IV, Section 2 of the Constitution, the 1962 Regular Budget Session of the Senate of the State of California adjourn sine die.

Motion carried.

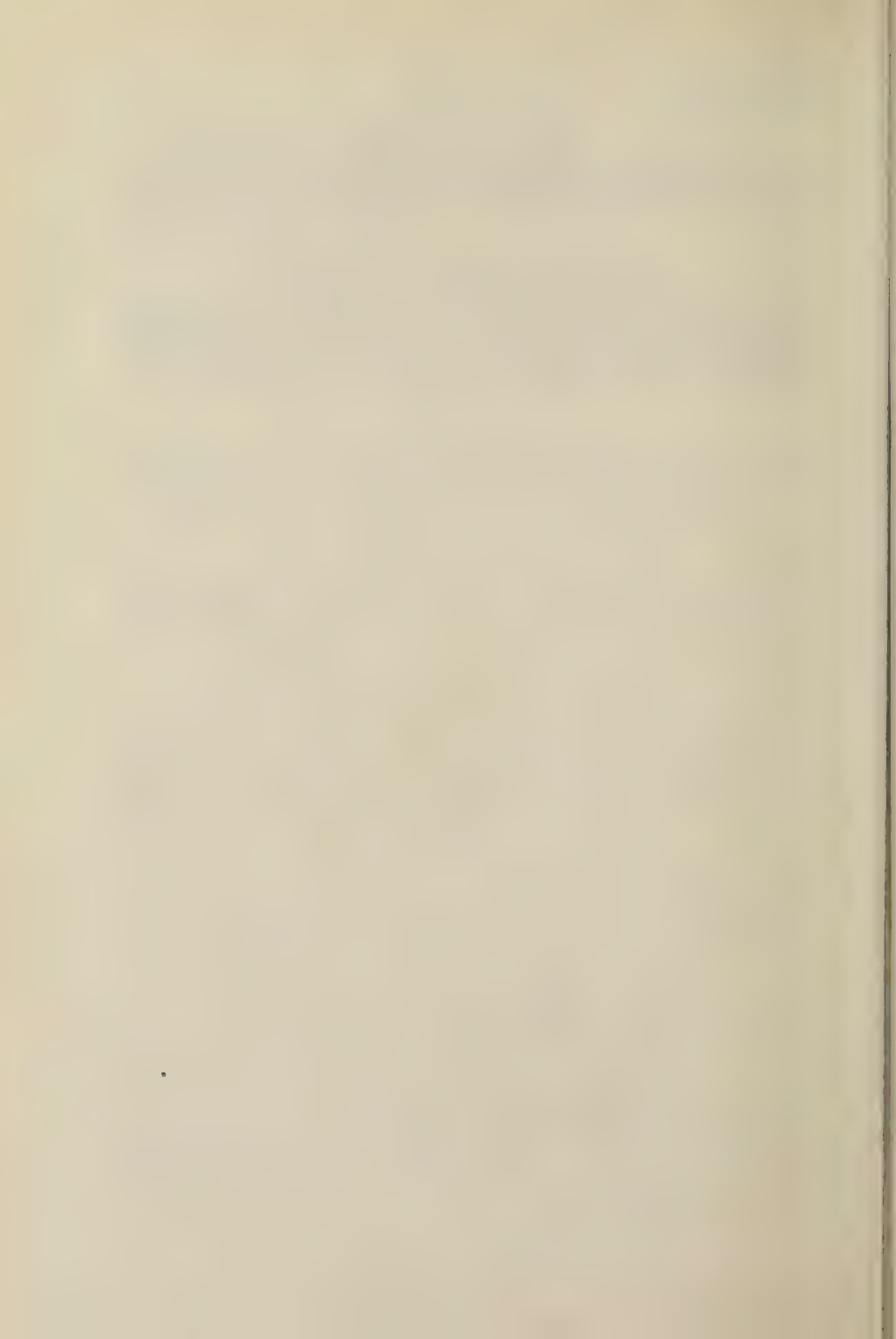
FINAL ADJOURNMENT

Whereupon at 12 o'clock midnight, the President of the Senate, Hon. Glenn M. Anderson, declared the 1962 Regular Budget Session of the Senate of the State of California adjourned sine die.

JOHN F. LEA, Minute Clerk

ENROLLED BILLS AFTER ADJOURNMENT

The bills that are enrolled and presented to the Governor after this date, April 3, 1962, will appear in the Supplement to the Journal, showing the time and date they were presented to the Governor in accordance with the Opinion of the Attorney General appearing on page 3635 of the Senate Journal of June 20, 1951.



CALIFORNIA LEGISLATURE
1962 REGULAR BUDGET SESSION

SUPPLEMENT TO
SENATE DAILY JOURNAL

Tuesday, April 3, 1962

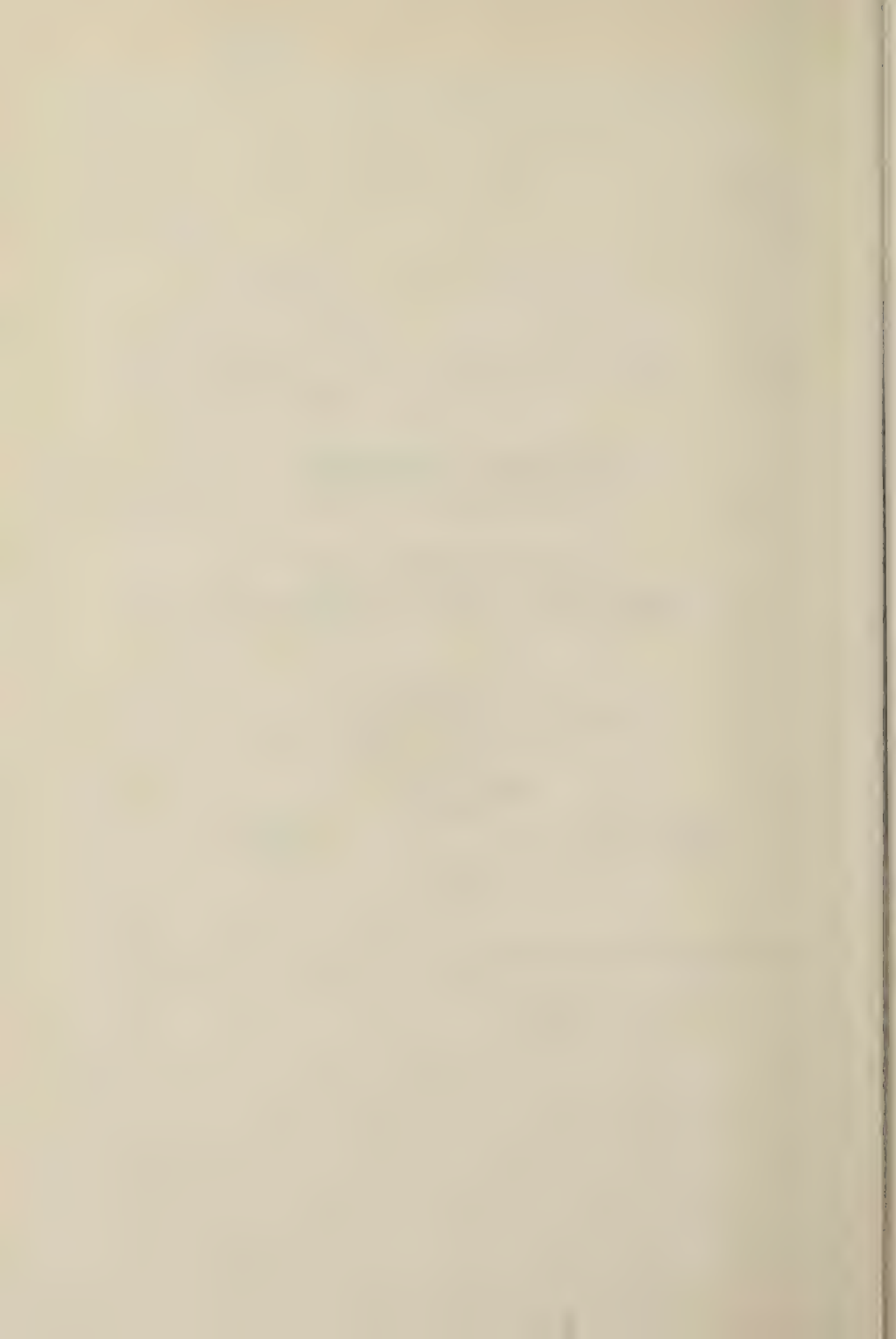
THE BILLS PRESENTED TO THE GOVERNOR
AFTER APRIL 3, 1962

GLENN M. ANDERSON
President

HUGH M. BURNS
President pro Tempore

J. A. BEEK
Secretary

JOHN F. LEA
Minute Clerk



REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 5, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 4—Relative to a study of master plans for school district unification;

Senate Concurrent Resolution No. 6—Relative to a study of the feasibility of a Humboldt Bay Crossing;

Senate Concurrent Resolution No. 20—Relative to a prospectus for a comprehensive transportation plan of the San Francisco Bay area;

Senate Concurrent Resolution No. 21—Relative to Mason's Manual of Legislative Procedure;

Senate Concurrent Resolution No. 25—Relative to the naming of the Huasna River Bridge on State Highway Route 57 in memory of the late Senator John J. Hollister;

Senate Concurrent Resolution No. 27—Relating to the driver education and training program;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the fifth day of April, 1962, at 9.30 a.m.

BURNS, Chairman

SENATE CHAMBER, April 5, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 3—Relative to the construction of Hidden Dam and Reservoir on the Fresno River;

Senate Joint Resolution No. 4—Relative to the purchase of the United Nations Bonds;

Senate Joint Resolution No. 5—Relative to a minimum wage law for agricultural workers;

Senate Joint Resolution No. 6—Relative to Sacramento River bank protection;

Senate Joint Resolution No. 7—Relative to the conveyance of a portion of Angel Island in San Francisco Bay to the State of California;

Senate Joint Resolution No. 9—Relative to ratifying the 15th Amendment to the Constitution of the United States;

Senate Joint Resolution No. 10—Relating to the illegal traffic in narcotics;

Senate Joint Resolution No. 11—Relative to amending the 16th Amendment;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the fifth day of April, 1962, at 4.30 p.m.

BURNS, Chairman

SENATE CHAMBER, April 5, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 15—Relative to making additional funds available to the Joint Legislative Budget Committee, established by Chapter 1667 of the Statutes of 1951;

Senate Concurrent Resolution No. 18—Relative to expenses of the Joint Interim Committee on Uniform Laws;

Senate Concurrent Resolution No. 22—Relative to a study of medical education needs;

Senate Concurrent Resolution No. 23—Relative to proposing the State of California as the site of the 1968 or 1972 Olympic Games;

Senate Concurrent Resolution No. 26—Relative to the consideration of conduits for educational television in connection with planned school and college building construction;

Senate Concurrent Resolution No. 28—Relating to enforcement of Section 21654 of the Vehicle Code;

Senate Concurrent Resolution No. 29—Relating to school textbooks;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the fifth day of April, 1962, at 4.30 p.m.

BURNS, Chairman

SENATE CHAMBER, April 5, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 6—An act to amend Section 23754 of, and to add Section 23754.3 to, the Education Code, relating to the California State Colleges;

Senate Bill No. 7—An act to amend Section 6369 of the Revenue and Taxation Code, relating to exemptions from sales and use taxes to take effect immediately;

Senate Bill No. 8—An act to amend Section 13164 of the Health and Safety Code, relating to fire extinguishers;

And reports that the same have been correctly enrolled, and presented to the Governor on the fifth day of April, 1962, at 4.30 p.m.

BURNS, Chairman

SENATE CHAMBER, April 6, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 3—An act to amend Section 7729 of the Business and Professions Code, relating to the Board of Funeral Directors and Embalmers;

Senate Bill No. 4—An act to amend Section 2458 of the Business and Professions Code, relating to fees charged by the Board of Medical Examiners;

Senate Bill No. 9—An act to amend Section 13521 of the Penal Code, relating to penalty assessments for criminal offenses;

And reports that the same have been correctly enrolled, and presented to the Governor on the sixth day of April, 1962, at 5 p.m.

BURNS, Chairman

SENATE CHAMBER, April 9, 1962

MR. PRESIDENT: The Committee on Rules has examined:

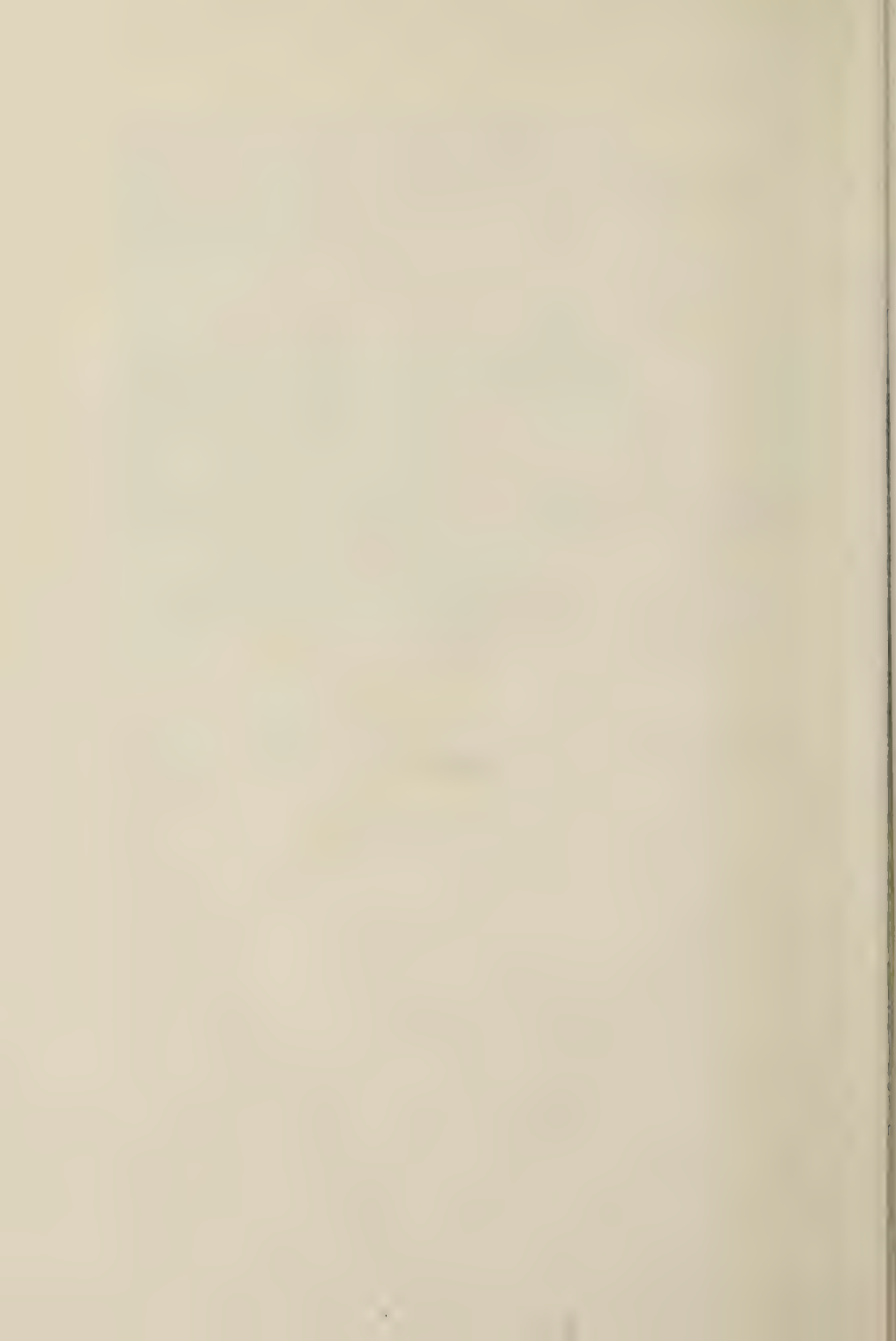
Senate Concurrent Resolution No. 8—Relating to numbering and naming highways, freeways and expressways within state highway system;

Senate Joint Resolution No. 12—Relative to supplemental air carriers;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the ninth day of June, 1962, at 1.30 p.m.

BURNS, Chairman

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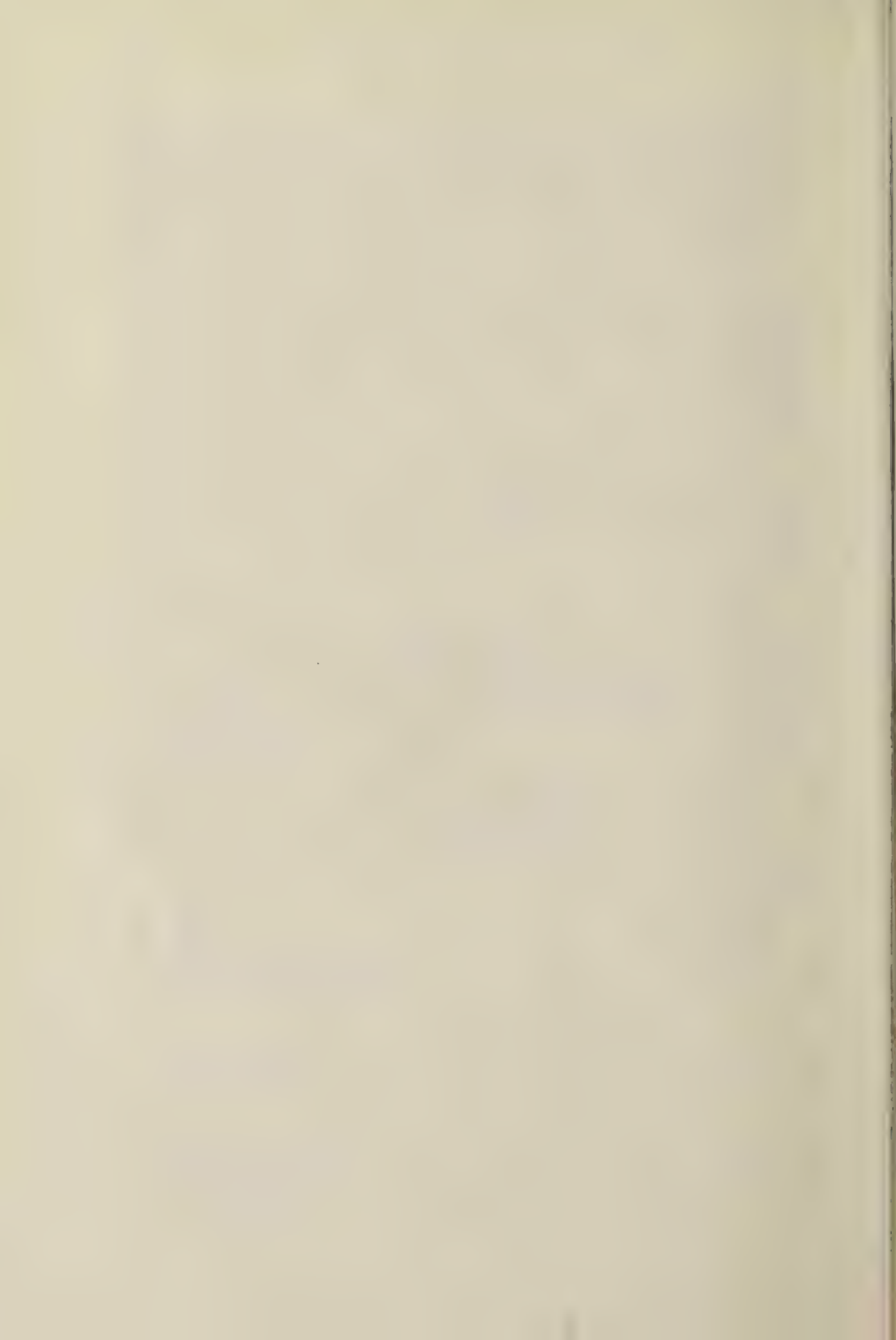
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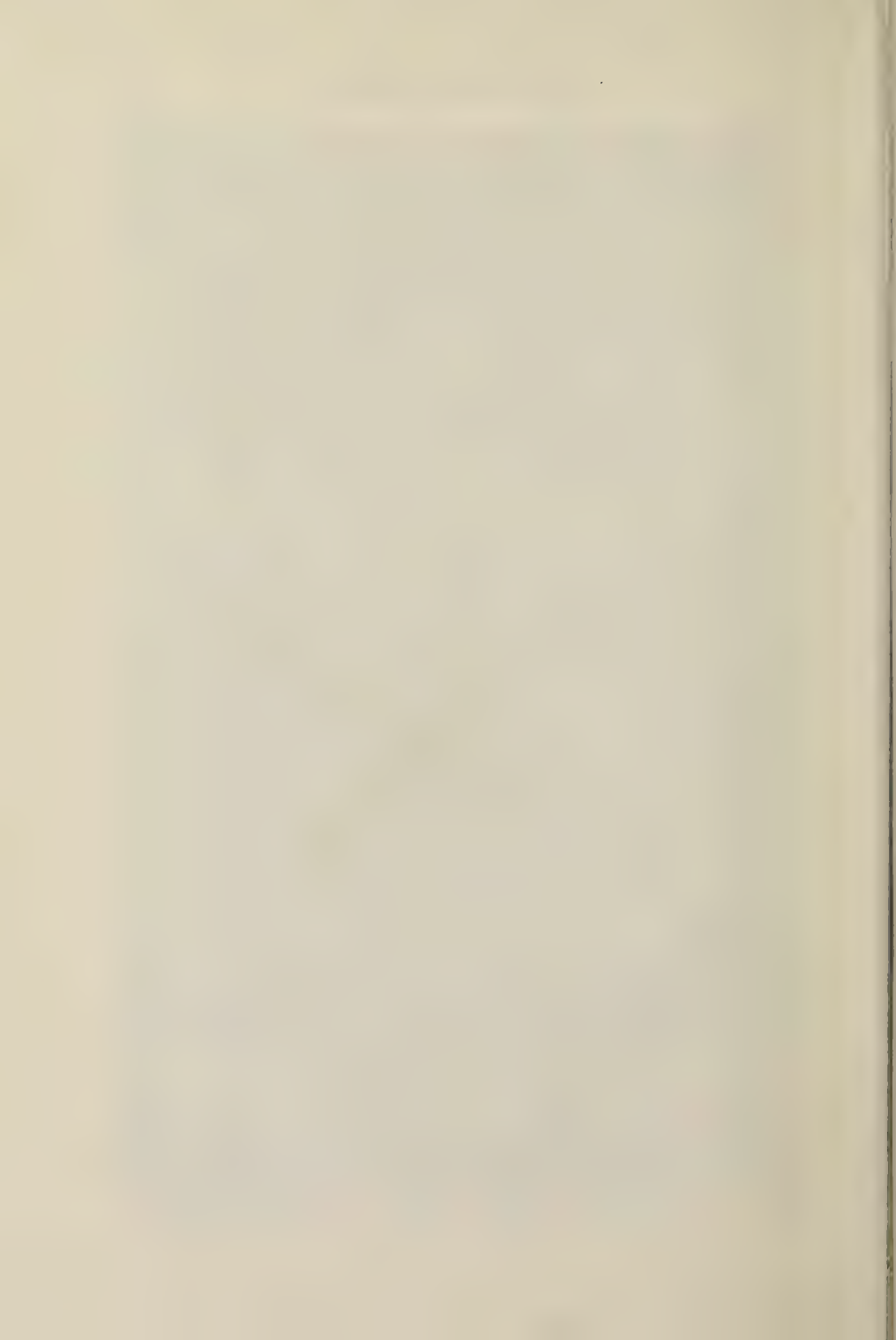
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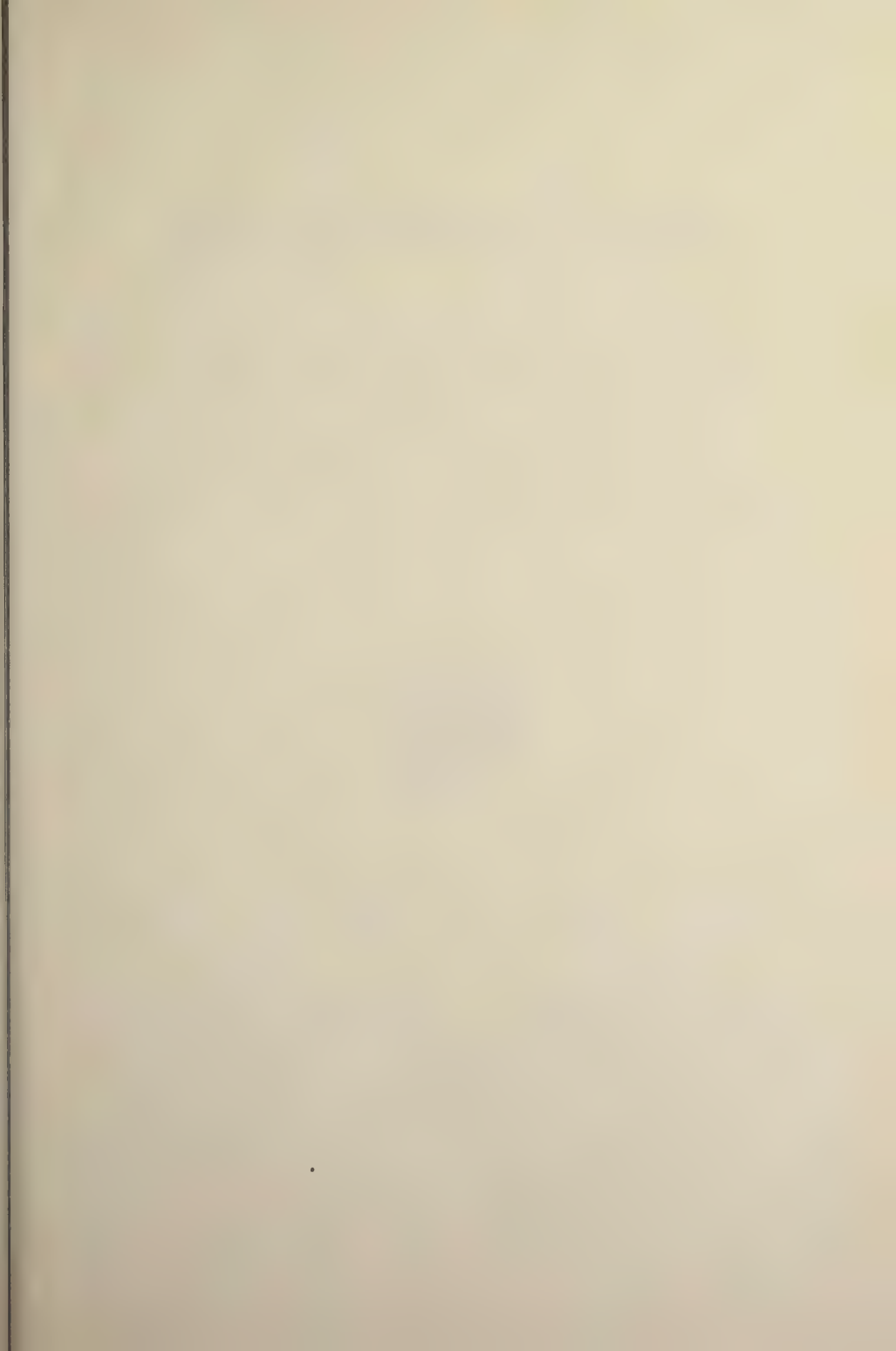
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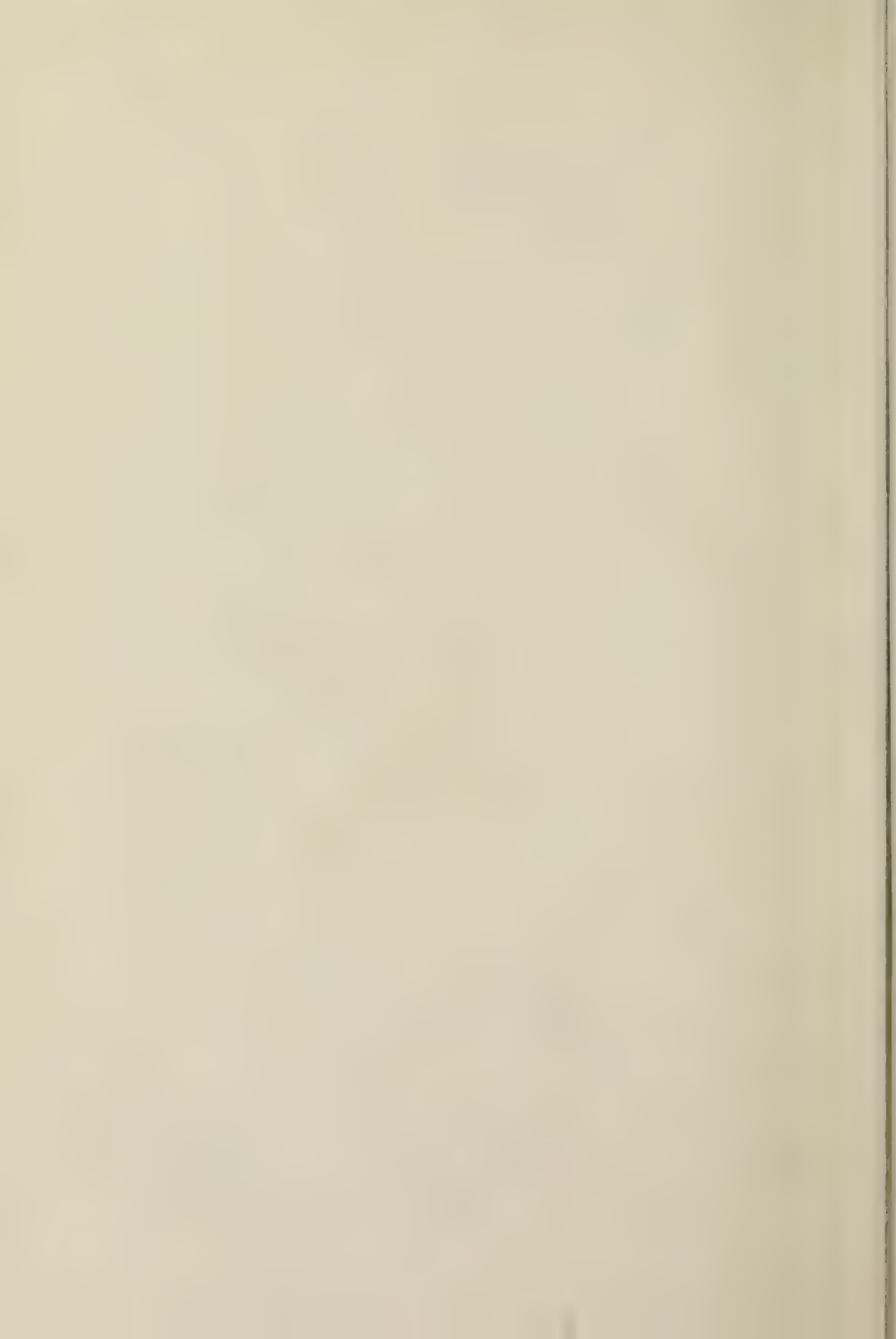
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Journal of the Senate

Legislature of the State of California

1962 First Extraordinary Session

Convened March 7, and Adjourned April 13, 1962



HON. GLENN M. ANDERSON
President of the Senate

HON. HUGH M. BURNS
President pro Tempore of the Senate

J. A. BEEK
Secretary of the Senate

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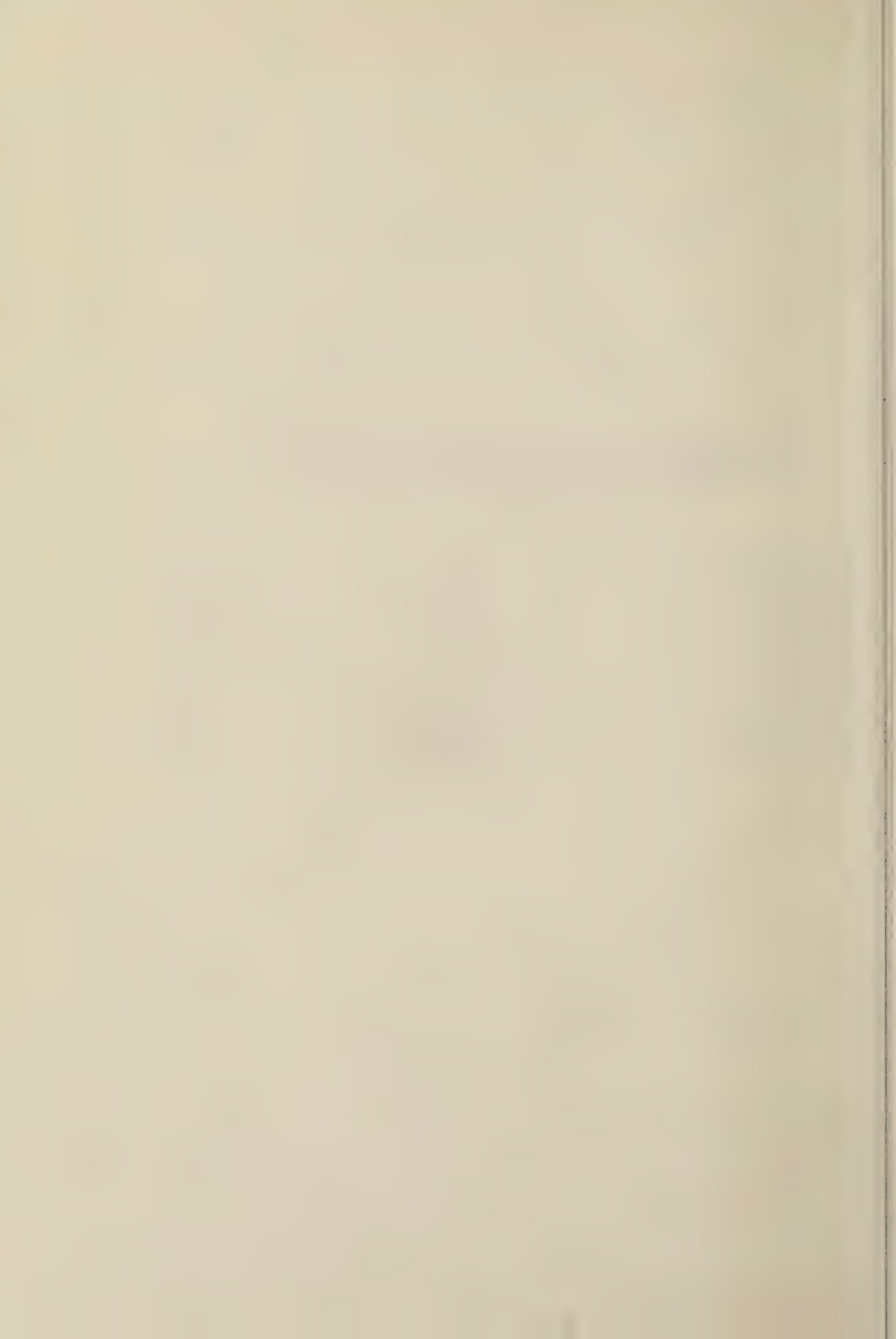


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CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FIRST LEGISLATIVE DAY
FIRST CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Wednesday, March 7, 1962

The Senate met at 10 a.m., pursuant to the provisions of the Proclamation of His Excellency, Edmund G. Brown, Governor of the State of California, dated March 6, 1962, convening the Legislature of the State of California on this day in extraordinary session.

Lieutenant Governor Glenn M. Anderson, President of the Senate, in the chair, called the Senate to order.

Pursuant to the provisions of Section 9150 of the Government Code, J. A. Beck, Secretary of the Senate; John F. Lea, Minute Clerk of the Senate; and Joseph F. Nolan, Sergeant at Arms of the Senate, were present and occupied their respective places.

ROLL CALL

The roll was called, and the following Senators answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams—37.

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by Rev. John W. Pressly, Chaplain of the Senate for the 1962 Regular Budget Session:

Almighty God, our Divine Guide and Stay, in Whose providence our day is held, we ask that Thou wilt direct and govern the minds of Thy people in wisdom, sincerity and justice. Abolish all mean desires and unworthy motives and enable all to consider things diligently and honestly to the glory of God and the advancement of peace and justice among men. We pray in the name of our Lord and Saviour. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Short led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:
Senator Fisher, on motion of Senator Burns, due to legislative business.

Senator Miller, on motion of Senator Burns, due to legislative business.

Senator McAteer, on motion of Senator Burns, due to legislative business.

PROCLAMATION OF THE GOVERNOR

The President of the Senate directed the Secretary to read the Proclamation of the Governor convening the Legislature in extraordinary session.

Whereupon the Secretary read the following Proclamation:

EXECUTIVE DEPARTMENT, STATE OF CALIFORNIA

PROCLAMATION

WHEREAS, An extraordinary occasion has arisen and now exists requiring that the Legislature of the State of California be convened in extraordinary session, now, therefore,

I, EDMUND G. BROWN, Governor of the State of California, by virtue of the power and authority in me vested by Section 9 of Article V of the Constitution of the State of California, do hereby convene the Legislature of the State of California to meet in extraordinary session at Sacramento, California, on the seventh day of March, 1962, at 10 a.m. of said day for the following purpose and to legislate upon the following subjects:

Item No. 1. To consider and act upon legislation relative to the issuance of bonds to provide capital outlay for construction or improvement of public schools.

Item No. 2. To consider and act upon legislation to authorize the issuance and sale of general obligation bonds for site acquisition, construction and equipment for state and junior college buildings.

Item No. 3. To consider and act upon legislation relative to the issuance of bonds to provide funds for the acquisition and development of sites for the California state park system.

Item No. 4. To consider and act upon legislation relative to providing funds for the purchase of farms and homes under the Veterans Farm and Home Purchase Act.

Item No. 5. To consider and act upon legislation to increase the compensation of state officers and employees during the 1961-62 fiscal year.

Item No. 6. To consider and act upon legislation to amend Government Code Section 11570 relating to statutory salary adjustments.

Item No. 7. To consider and act upon legislation relative to calling a special election to be held June 5, 1962 and consolidated with the Direct Primary Election to be held on that date.

Item No. 8. To consider and act upon legislation to augment Item 283 of the Budget Act of 1961 relating to the Emergency Fund.

Item No. 9. To consider and act upon legislation relative to validating the organization, boundaries, governing officers or boards, acts, proceedings, and bonds of public bodies.

Item No. 10. To consider and act upon legislation relative to the ratification of an agreement between this State and the United States government concerning the regulation of sources of ionizing radiation.

Item No. 11. To consider and act upon legislation relative to validation of employment of certificated public school personnel for the first 14 days of September of 1961, during which period, for technical reasons, certification documents were not in force.

Item No. 12. To consider and act upon legislation relative to the bonded indebtedness of a unified school district required as a condition to apportionment of funds under the School Building Aid Law of 1952.

Item No. 13. To consider and act upon legislation relative to the powers of the Santa Clara County Flood Control and Water Conservation District.

Item No. 14. To consider and act upon legislation to create a Crestline-Lake Arrowhead Water Agency.

Item No. 15. To consider and act upon legislation to authorize a grant of state funds pursuant to the Davis-Grunsky Act to the Monterey County Flood Control and Water Conservation District in connection with the San Antonio Dam and Reservoir in Monterey County.

Item No. 16. To consider and act upon legislation relative to the issuance of bonds by the Costa Mesa County Water District.

Item No. 17. To consider and act upon legislation to amend the San Geronimo Pass Water Agency Law (Chapter 1435, Statutes of 1961) relative to (1) the boundaries of the Agency and (2) the levy of taxes for the 1962-1963 fiscal year.

Item No. 18. To consider and act upon legislation to authorize participation by the State in the Tacheva Creek Flood Control Project, pursuant to the State Water Resources Law of 1945.

Item No. 19. To consider and act upon legislation to create an Upper Santa Clara Valley Water Agency in Los Angeles County.

Item No. 20. To consider and act upon legislation relative to the withdrawal of the property of the Senior Citizens Village in Antelope Valley in Los Angeles County from the Quartz Hill County Water District and its inclusion in Los Angeles County Waterworks District No. 4.

Item No. 21. To consider and enact legislation relative to the levy of taxes by the Ventura County Flood Control District.

Item No. 22. To consider and act upon legislation to repeal or amend Sections 11131 and 11583 of, and Article 3 of Chapter 6 of Part 3 of Division 6 of the Water Code, and to amend Section 1402 of the Public Utilities Code, relating to the acquisition of property for state water projects.

Item No. 23. To consider and act upon legislation relative to amending Sections 3380 and 3386, inclusive, of the Health and Safety Code, relating to the immunization of pupils against poliomyelitis.

Item No. 24. To consider and act upon legislation to amend Chapter 1950 of the Statutes of 1961 relating to the exchange of state lands in the City of Oakland.

Item No. 25. To consider and act upon legislation to exclude mail carriers from the Highway Carriers' Act.

Item No. 26. To consider and act upon legislation to repeal Section 53065 of the Government Code, relating to fiscal matters regarding districts whose governing bodies are the county boards of supervisors or for which county fiscal officers are ex officio fiscal officers.

Item No. 27. To consider and act upon legislation relative to amending the California Restaurant Act to exempt therefrom the serving of food by nonprofit organizations.

Item No. 28. To consider and act upon legislation to amend the University of California Dormitory Revenue Bond Act of 1947 to authorize the Regents of the University of California to issue revenue bonds to provide for hospitals, medical centers, and related facilities.

Item No. 29. To consider and act upon legislation to extend the operative effect of Section 4514 of the Business and Professions Code to July 1, 1965, relative to the licensing of psychiatric technicians.

Item No. 30. To consider and act upon legislation to dissolve the Benicia Reclamation District.

Item No. 31. To consider and act upon legislation relative to the levy and collection of taxes by cities incorporated after February 1, 1961 and on or before May 1, 1961.

Item No. 32. To consider and act upon legislation relative to assets and paid-in capital of check sellers and cashers.

Item No. 33. To consider and act upon legislation relative to the issuance of electric system improvement bonds by municipal utility districts.

Item No. 34. To consider and act upon legislation relative to the withdrawal of counties from the San Francisco Bay Area Rapid Transit District.

Item No. 35. To consider and act upon legislation relative to the permanent status of certificated school district employees in school districts with an average daily attendance of between 250 and 850 pupils.

Item No. 36. To consider and act upon legislation to change the name of the Sixth District Agricultural Association.

Item No. 37. To consider and act upon legislation relating to the eligibility of State Printing Plant employees, employees of the University of California, municipal court judges, and persons who retired from such employment or office, to participate in a health benefits plan under the Meyers-Geddes State Employees' Medical and Hospital Care Act.

Item No. 38. To consider and act upon legislation relative to the Judges' Retirement System.

Item No. 39. To consider and act upon legislation to establish a port authority for San Diego harbor.

Item No. 40. To consider and act upon legislation to amend the grant of tide and submerged lands to the City of Berkeley.

Item No. 41. To consider and enact legislation relative to the issuance of licenses under the State Medical Practice Act and the Osteopathic Act.

Item No. 42. To consider and act upon legislation relative to the establishment of a study commission to study the problems of job training and skill development resulting from automation and other technological developments.

Item No. 43. To consider and act upon legislation to authorize counties to use county prisoners in the prevention and suppression of fires.

Item No. 44. To consider and act upon legislation to amend Chapter 2071 of the Statutes of 1959 relative to the transfer of certain state funds with respect to the loan made to the Golden Gate Bridge and Highway District.

Item No. 45. To consider and act upon legislation relative to the acceptance of state jurisdiction over certain land of the United States Atomic Energy Commission located in Alameda County and the control of the University of California over such land.

Item No. 46. To consider and act upon legislation to re-enact the Defense Production Act.

Item No. 47. To consider and act upon legislation relative to the creation of additional state Senatorial districts.

Item No. 48. To consider and enact legislation relative to the membership and powers of the State Building Standards Commission.

Item No. 49. To consider and enact legislation relative to the regulation of poker.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this sixth day of March, 1962.

(SEAL)

EDMUND G. BROWN, Governor of California

ATTEST: FRANK M. JORDAN, Secretary of State

RESOLUTIONS

The following resolutions were offered:

By Senator J. Howard Williams:

Senate Resolution No. 1

Relative to organizing the Senate

Resolved by the Senate of the State of California, That the Senate do now organize and proceed to elect officers and employees for this 1962 First Extraordinary Session.

Resolution read, and adopted on motion of Senator J. Howard Williams.

By Senator Arnold:

Senate Resolution No. 2

Relative to election of statutory officers

Resolved by the Senate of the State of California, That Senator Hugh M. Burns be and he is hereby elected President pro Tempore of the Senate; that J. A. Beek be and he is hereby elected Secretary of the Senate; that Joseph F. Nolan be and he is hereby elected Sergeant at Arms of the Senate; that John F. Lea be and he is hereby elected Minute Clerk of the Senate; that Reverend John W. Pressly, of the Westminster Presbyterian Church be and he is hereby elected Chaplain of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Coley, Collier, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams—34.

NOES—None.

OATH OF OFFICE ADMINISTERED

The newly elected Officers of the Senate, Senator Hugh M. Burns, President pro Tempore; J. A. Beek, Secretary; John F. Lea, Minute Clerk; Joseph F. Nolan, Sergeant at Arms; and Rev. John W. Pressly, Chaplain of the Senate, appeared at the bar of the Senate where the constitutional oath of office, as set forth in Article XX, Section 3 of the Constitution of the State of California, was administered to them

by the Honorable Paul Peek, Associate Justice, Third Appellate District, Division 3, Sacramento, and they subscribed to the same.

RESOLUTIONS

The following resolutions were offered :

By Senator Byrne :

Senate Resolution No. 3

Relative to election of Rules Committee

Resolved by the Senate of the State of California, That the following Senators be and the same are hereby elected members of the Senate Committee on Rules: Senators Brown, McCarthy, Murdy, and Teale.

Resolution read.

The roll was called, and the resolution adopted by the following vote :

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams—35.

NOES—None.

By Senator Burns :

Senate Resolution No. 4

Relating to Standing Rules

Resolved by the Senate of the State of California, That the Standing Rules of the 1962 Regular Session be and the same are hereby adopted as the Standing Rules of the Senate for this 1962 First Extraordinary Session.

Resolution read.

The roll was called, and the resolution adopted by the following vote :

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams—34.

NOES—None.

By Senator Robert D. Williams :

Senate Resolution No. 5

Relative to notifying the Governor of the organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of Three Senators to wait upon His Excellency, the Governor, and inform him that the Senate is duly organized and is now ready to receive any communication he may have to make to it.

Resolution read, and adopted on motion of Senator Robert D. Williams.

APPOINTMENT OF SPECIAL COMMITTEE

Pursuant to the provisions of Senate Resolution No. 5, the President appointed Senators Robert D. Williams, Byrne, and Begovich as a Special Committee to wait upon the Governor.

By Senator Geddes :

Senate Resolution No. 6

Relative to notifying the Assembly of the organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a special Committee of Three Senators to notify the Assembly that the Senate is duly organized and ready to proceed with the business of the State.

Resolution read, and adopted on motion of Senator Geddes.

APPOINTMENT OF SPECIAL COMMITTEE

Pursuant to the provisions of Senate Resolution No. 6, the President appointed Senators Geddes, Grunsky, and Farr as a Special Committee to notify the Assembly that the Senate is organized.

REQUEST FOR UNANIMOUS CONSENT

At 10.55 a.m., Senator Richards asked for and was granted unanimous consent to have the record show that he was excused at this time to attend a meeting in the Governor's office.

RESOLUTIONS

The following resolutions were offered:

By Senator Brown:

Senate Resolution No. 7

Relative to compensation of statutory officers and employees

Resolved by the Senate of the State of California, That the compensation of statutory officers and other employees of the Senate shall be fixed by the Rules Committee of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McCarthy, Murdy, O'Sullivan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, and J. Howard Williams—29.

NOES—None.

By Senator Cameron:

Senate Resolution No. 8

Relative to notifying the Assembly of the election of statutory officers

Resolved by the Senate of the State of California, That the Secretary of the Senate is hereby directed to notify the Assembly that the Senate has elected the following statutory officers:

President pro Tempore	Hugh M. Burns
Secretary of the Senate	J. A. Beek
Sergeant at Arms	Joseph F. Nolan
Minute Clerk	John F. Lea
Chaplain	Rev. John W. Pressly

Resolution read, and adopted on motion of Senator Cameron.

By Senator Richards:

Senate Resolution No. 9

Relative to salary warrants

Resolved, That the Controller be and he is hereby directed to deliver to Joseph F. Nolan, Sergeant at Arms, or such of his assistants as the Sergeant at Arms may designate, warrants for salaries and expenses of members and officers of the Senate.

Resolution read, and adopted on motion of Senator Richards.

By Senator Rodda:

Senate Resolution No. 10

Relative to standing committees

Resolved, That the standing committees of the Senate for the 1961 Regular Session be and the same are hereby adopted as the standing committees of this 1962 First Extraordinary Session, including certain vacancies filled or to be filled by the Rules Committee pursuant to Senate Standing Rule No. 13.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Burns, Christensen, Cobey, Collier, Donnelly, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McCarthy, Murdy, O'Sullivan,

Quick, Rattigan, Regan, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, and J. Howard Williams—28.
N^OTES—None.

MESSAGES FROM THE ASSEMBLY

At 11 a.m., the following committee from the Assembly, Messrs. Don A. Allen, Brown, and Leggett, appeared at the bar of the Senate, and informed the Senate that the Assembly was duly organized and ready to proceed with the business of this 1962 First Extraordinary Session.

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Robert D. Williams, Byrne, and Begovich, the Special Committee appointed to wait upon the Governor and inform him that the Senate had reconvened, reported they had performed their duty.

Senators Geddes, Grunsky, and Farr, the Special Committee appointed to notify the Assembly that the Senate had reconvened, reported they had performed their duty.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 1: By Senator Thompson—An act to amend Sections 10, 12.5, 14, 15, and 17 of, to repeal Section 26 of, and to add Sections 26, 26.1, 26.2, 26.3, 26.4, 26.5, 26.6, 26.7, 26.8, 26.9, 26.10, 26.11, 26.12, 26.13, 26.14, 26.15, and 26.16 to, the Santa Clara County Flood Control and Water Conservation District Act (Chapter 1405 of the Statutes of 1951), relating to flood control and water conservation in Santa Clara County.

Referred to Committee on Rules.

Senate Bill No. 2: By Senators Cameron, Sturgeon, Begovich, Johnson, Collier, Rodda, Quick, Lagomarsino, Robert D. Williams, Geddes, Weingand, Richards, Stiern, Holmdahl, Rattigan, Cobey, Farr, Gibson, Short, Grunsky, and Assemblymen Unruh, Waldie, and Lunardi—An act to add Chapter 1.5 (commencing with Section 5095.1) to Division 5 of the Public Resources Code, relating to financing of a program of developing state and county beach, park, recreational and historical facilities by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of this act to a vote of the people at the general election to be held in the month of November, 1962.

Referred to Committee on Rules.

Senate Bill No. 3: By Senator Murdy—An act to amend Section 33217 of the Water Code, relating to the Costa Mesa County Water District, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 4: By Senators Christensen, Cobey, Lagomarsino, Collier, O'Sullivan, Slattery, Regan, Teale, Byrne, Begovich, Quick, Arnold, Cameron, Short, Rattigan, McCarthy, Brown, and Burns—An

act to amend Section 3511 of the Public Utilities Code, relating to highway carriers.

Referred to Committee on Rules.

Senate Bill No. 5: By Senator Gibson (Coauthor: Assemblyman Leggett)—An act to repeal Chapter 842 of the Statutes of 1921, relating to the Benicia Reclamation District.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 1: By Senator Burns—Relative to the Joint Rules of the Senate and Assembly.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 2: By Senator Burns—Relative to the adoption of the Joint Rules of the Senate and Assembly.

Referred to Committee on Rules.

ADJOURNMENT

At 11.10 a.m., on motion of Senator Burns, the President declared the Senate adjourned until 10.30 a.m., Thursday, March 8, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

SECOND LEGISLATIVE DAY
SECOND CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Thursday, March 8, 1962

The Senate met at 10.30 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Bryne, Cameron, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, Quick, Rattigan, Richards, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams—33.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Heavenly Father, Help us to discern the full pattern of human life and the meaning of human rights and freedom. Grant that any talent which we may possess will not be lost through neglect or perverted by poor judgment. Grant us this day a knowledge of Thy will and the power to act in accordance with it. In the Master's name. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:
Senator Christensen, on motion of Senator Burns, due to legislative business.

Senator Fisher, on motion of Senator Burns, due to legislative business.

Senator Holmdahl, on motion of Senator Burns, due to legislative business.

Senator O'Sullivan, on motion of Senator Burns, due to legislative business.

Senator Regan, on motion of Senator Burns, due to legislative business.

Senator Shaw, on motion of Senator Burns, due to legislative business.

Senator Rodda, on motion of Senator Rattigan, due to legislative business.

REQUEST FOR UNANIMOUS CONSENT

Senator Burns asked for, and was granted, unanimous consent to have the record show that Senators Christensen, Fisher, Holmdahl, O'Sullivan, and Regan were excused this legislative day to attend a meeting of the Interim Committee on Judiciary.

RESOLUTIONS

The following resolution was offered:

By Senator McAteer:

Senate Resolution No. 11

Relative to the 75th Anniversary of the San Francisco Examiner

WHEREAS, On March 4, 1887, the San Francisco Examiner appeared for the first time under the direction of its new publisher, William Randolph Hearst; and

WHEREAS, In the next two years the newspaper's circulation soared from a mere 5,000 to 50,000, demonstrating a growth and popularity trend which has continued down to the present, and attesting to the ability and enterprise of the young man whose career in the newspaper world was to become a legend; and

WHEREAS, Today, 75 years later, the Examiner is still following the tradition of honest and fearless journalism established in those early days by Mr. Hearst and continued under the able guidance of his son, William Randolph Hearst, Jr.; and

WHEREAS, In launching and supporting numerous campaigns for civic and social betterment, the Examiner has brought to the people of the community the benefits which flow from having a newspaper dedicated to the interests and welfare of the people which it serves; and

WHEREAS, By faithfully and fully covering the news locally, nationally, and internationally, by standing firmly for integrity in business and government, and by forthrightly stating its position on matters of civic import with emphasis and clarity, the San Francisco Examiner has achieved a reputation of honor and distinction in the newspaper publishing field; now, therefore, be it

Resolved by the Senate of the State of California, That the members offer their sincere congratulations to the San Francisco Examiner, its publishers and staff on its 75th anniversary as a Hearst newspaper, and extend their best wishes for many more years of successful publication; and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to Mr. William Randolph Hearst, Jr., Editor-in-Chief of the Hearst Newspapers, Mr. Charles Gould, Publisher of the San Francisco Examiner, and Mr. Lee Ettleson, Editor of the San Francisco Examiner.

Resolution read, and unanimously adopted on motion by Senator McAteer.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 6: By Senator Teale—An act to amend Section 2110 of the Business and Professions Code, relating to the Board of Medical Examiners of the State of California.

Referred to Committee on Rules.

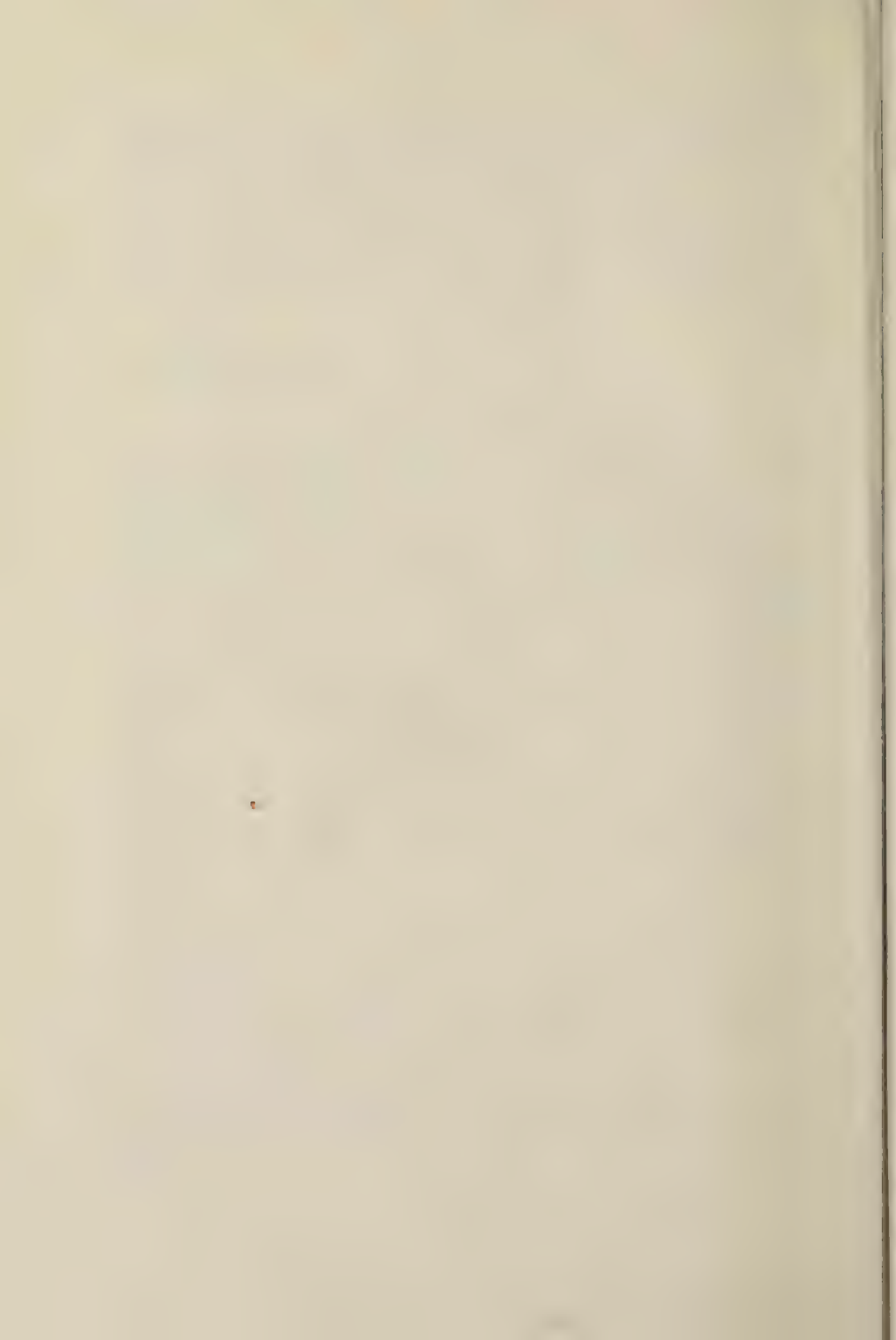
Senate Bill No. 7: By Senator Teale—An act to amend Section 2311 of the Business and Professions Code, relating to physicians and surgeons.

Referred to Committee on Rules.

ADJOURNMENT

At 10.35 a.m., on motion of Senator Burns, the President declared the Senate adjourned, until 3 p.m., Monday, March 12, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

THIRD LEGISLATIVE DAY
SIXTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Monday, March 12, 1962

The Senate met at 3 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAttee, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—37.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

O Lord, our God, Speak to us now at the beginning of another important session of this Senate. It is always good for us to pause and ask Thy blessing. It is better still for us to follow Thy guidance. Teach us Thy way, O Lord, and lead us in a plain path. Help us to be understanding without being weak, humble without being indolent and courageous without being intolerant. In our Redeemer's name. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Grunsky led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:
Senator Thompson, on motion of Senator Backstrand, due to illness.
Senator Miller, on motion of Senator Teale, due to legislative business.

Senator Cobey, on motion of Senator Farr, due to legislative business.

PROCLAMATION OF THE GOVERNOR

The President of the Senate directed the Secretary to read the amendment to the Proclamation of the Governor convening the Legislature in extraordinary session on March 7, 1962.

Whereupon the Secretary read the following amendment to the Proclamation:

EXECUTIVE DEPARTMENT, STATE OF CALIFORNIA

PROCLAMATION

WHEREAS, The Legislature of the State of California has been called in extraordinary session and has convened on March 7, 1962; and

WHEREAS, On account of extraordinary occasions which have arisen and now exist, it is deemed desirable and necessary to submit additional subjects to the Legislature for consideration; now, therefore,

I, EDMUND G. BROWN, Governor of the State of California, by virtue of the power vested in me by law, hereby amend and supplement my Proclamation dated March 6, 1962, by adding the following additional purposes thereto, and thereby permitting the Legislature to legislate upon the following subjects, in addition to the subjects specified in the original Proclamation, to wit:

Item No. 50. To consider and act upon a Constitutional Amendment relative to permitting the private printing of state documents and materials.

Item No. 51. To consider and act upon legislation relative to the selection of the State Printer and the State Architect.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this eighth day of March, 1962.

(SEAL)

EDMUND G. BROWN, Governor of California
ATTEST: FRANK M. JORDAN, Secretary of State

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 1

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Local Government.

BURNS, Chairman

Above reported bill re-referred to Committee on Local Government.

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 2

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Finance.

BURNS, Chairman

Above reported bill re-referred to Committee on Finance.

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 6

Senate Bill No. 7

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Business and Professions.

BURNS, Chairman

Above reported bills re-referred to Committee on Business and Professions.

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 3

Senate Bill No. 5

Has had the same under consideration, and finds that they are within the purview of the call, and recommends they be referred to the Committee on Local Government.

BURNS, Chairman

Above reported bills re-referred to Committee on Local Government.

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 4

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Public Utilities.

BURNS, Chairman

Above reported bill re-referred to Committee on Public Utilities.

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Senate Committee on Rules has approved the application for press, radio and TV credentials of the persons listed in attached letter of Squire Behrens, President of the Capitol Correspondents Association.

BURNS, Chairman

CAPITOL CORRESPONDENTS ASSOCIATION

STATE CAPITOL, SACRAMENTO, March 6, 1962

*Chairman, Senate Committee on Rules**Senate Chamber, State Capitol**Sacramento, California*

DEAR SIR: Credentials of the following-named persons are eligible for accreditation as representatives of the press, radio and TV at the 1962 Regular Session of the Legislature and any special session called by the Governor. These credentials have been duly examined by the credentials committee of our association in accordance with the Joint Senate and Assembly Rules:

Ward Winslow: *Palo Alto Times*Judson A. Baker, *Los Angeles Herald-Examiner*Peter Kaye: *San Diego Union*Donald H. Webster: Radio—*KCBS-News*.Gene Gilligan: Radio—*KSFO*.Carl Ingram, *United Press International*.

Very truly yours,

SQUIRE BEHRENS, President

Standing Committee:

James C. Anderson, *Chairman*

Morrie Landsberg

Richard Rodda

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 3: By Senator Short (Coauthor, Assemblyman Monagan)—Relative to proclaiming March 15 to April 22 as Easter Seal Month.

Request for Unanimous Consent

Senator Short asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 3, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 3

Senate Concurrent Resolution No. 3—Relative to proclaiming March 15 to April 22 as Easter Seal Month.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams and Robert D. Williams—37.

NOES—None.

Resolution ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS (RESUMED)

The following bills were introduced, and read the first time:

Senate Bill No. 8: By Senator Shaw—An act creating the Crestline-Lake Arrowhead Water Agency and prescribing the boundaries, organization, operation, management, financing and other powers and duties of the agency.

Referred to Committee on Rules.

Senate Bill No. 9: By Senator Sturgeon—An act to repeal Section 53065 of the Government Code, relating to fiscal matters regarding districts.

Referred to Committee on Rules.

Senate Bill No. 10: By Senator Farr (Coauthor, Assemblyman Pattee—An act authorizing a grant to the Monterey County Flood Control and Water Conservation District for recreation in connection with the San Antonio Dam and Reservoir.

Referred to Committee on Rules.

Senate Bill No. 11: By Senator Backstrand—An act to add Section 12719, 12720, and 12721 to the Water Code, relating to the Tahchevah Creek Flood Control Project.

Referred to Committee on Rules.

Senate Bill No. 12: By Senator Richards—An act to amend Section 53065 of the Government Code, relating to fiscal matters regarding districts.

Referred to Committee on Rules.

RESOLUTIONS

The following resolution was offered:

By Senator Richards:

Senate Resolution No. 12

Relative to the death of Samuel B. Morris

WHEREAS, The Members of the Senate of the State of California were saddened to learn of the recent death of Samuel B. Morris, Vice Chairman of the California Water Commission; and

WHEREAS, A native son of Los Angeles, Mr. Morris was graduated from Stanford University in 1911 and embarked upon a career which was to bring to him international recognition as an authority on water planning, and to this State a champion of the idea of growth and prosperity through water development; and

WHEREAS, Samuel Morris, more than any other individual, had the vision to see that water development was the key to this State's future and the courage to make that vision a reality; and

WHEREAS, He served the people of California in various capacities including Dean of the School of Engineering of Stanford University, general manager of the Pasadena Water Department, and head of the Los Angeles Department of Water and Power; and

WHEREAS, His abilities and talents in the field of water development became known first throughout the country then throughout the world; and

WHEREAS, He served as a consultant for many cities, utility districts, and the federal and state governments and also served in an advisory capacity for foreign agencies, including the government of Israel; and

WHEREAS, The loss of this capable and dedicated man who contributed so much to the growth of this State will be sorely felt by the people of California as well as by his many friends and associates throughout the world; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of this Senate express their deep regret at the passing of Samuel B. Morris and extend their sincere condolences to his family and many friends; and be it further

Resolved, That the Secretary of the Senate is directed to send a suitably prepared copy of this resolution to the sons of Samuel B. Morris, Brooks T. Morris, Robert F. Morris, and Samuel B. Nelson.

Resolution read, and unanimously adopted on motion of Senator Richards.

RECESS

At 3.15 p.m., on motion of Senator Short, the Senate recessed to introduce the Honorable Edmund G. Brown, Governor of California, Deborah Allmendinger, the California Easter Seal Child, and Tommy Doyle III, the National Easter Seal Child.

APPOINTMENT OF ESCORT COMMITTEE

The President of the Senate, Glenn M. Anderson, appointed Senators Short, Stiern, and Lagonmarsino as a Special Committee to escort Governor Brown, Deborah Allmendinger, and Tommy Doyle III, to the rostrum.

INTRODUCTION

Senator Short introduced Governor Brown to the Senate, who in turn introduced Deborah Allmendinger, the California Easter Seal Child, and Tommy Doyle III, the National Easter Seal Child.

INTRODUCTION

Senator Short introduced Mr. Ferdinand T. Fletcher of San Diego, Secretary of the California Society for Crippled Children, who made the following remarks:

REMARKS BY FERDINAND T. FLETCHER, SECRETARY OF THE CALIFORNIA SOCIETY FOR CRIPPLED CHILDREN

Mr. Fletcher expressed his pleasure in being allowed to speak before the Senate. He cited the close co-operation and support that has been accorded the Crippled Children's Society throughout the years by the Senate and expressed his thanks on the behalf of the society.

Mr. Fletcher also stated that he had asked Senator Short to introduce the resolution proclaiming March 15 to April 22 as Easter Seal Month, and extended his sincere thanks to Senator Short on behalf of the Society for Crippled Children.

Mr. Fletcher introduced the following members of the Society:

Mr. Luther Berdall, Director of Information and Education of California Society for Crippled Children and Adults, of San Francisco;

Mr. Henry Horowitz, Consultant on Staff, California Society for Crippled Children;

Mrs. Esther Smith, Executive Director for California Society for Crippled Children, from San Francisco;

Mrs. Ray Allmendinger of Lodi, the mother of Deborah Allmendinger;

Mrs. Thomas Doyle of Manhattan Beach, the mother of Tommy Doyle III; and Mrs. Fletcher of San Diego.

REASSEMBLED

At 3.23 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beck at the desk.

ADJOURNMENT

At 3.24 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3.30 p.m., Tuesday, March 13, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FOURTH LEGISLATIVE DAY
SEVENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Tuesday, March 13, 1962

The Senate met at 3.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAtee, McCarthy, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—36.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Almighty God, Free us from superficial values and stubborn trust in ourselves, and help us in dependence on Thee, to find a source of true value and abiding strength. Grant Thy blessing upon these Senators that they may keep the faith, run faithfully the course which is set before them and receive the reward of work well done. In the Master's Name. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Short, on motion of Senator Burns, due to legislative business.

Senator Murdy, on motion of Senator Burns, due to personal business.

Senator Teale, on motion of Senator Burns, due to legislative business.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 13: By Senator Rattigan—An act to amend Section 4514 of the Business and Professions Code, relating to psychiatric technicians.

Referred to Committee on Rules.

Senate Bill No. 14: By Senator Shaw—An act to amend Section 19553.1 of the Education Code, relating to unified school district bonded indebtedness requirements under the State School Building Aid Law of 1952.

Referred to Committee on Rules.

Senate Bill No. 15: By Senator McAteer—An act to repeal Section 3 of Chapter 2071 of the Statutes of 1959, relative to the transfer and repayment of certain state funds with respect to the loan made to the Golden Gate Bridge and Highway District by Chapter 1505 of the Statutes of 1945.

Referred to Committee on Rules.

Senate Bill No. 16: By Senators Farr, Rattigan, Weingand, Burns, McCarthy, Donnelly, Begovich, Quick, Dolwig, Grunsky, Byrne, Johnson, Gibson, Collier, Backstrand, Shaw, Stiern, McAteer, Regan, Cobey, Arnold, Rodda, O'Sullivan, Christensen, Goddes, Holmdahl, Sturgeon, Brown, J. Howard Williams, and Cameron—An act to amend Section 28522 of the Health and Safety Code, relating to restaurants.

Referred to Committee on Rules.

Senate Bill No. 17: By Senators Grunsky, Fisher, Cameron, Rodda, Stiern, Farr, Donnelly. (Coauthors: Assemblymen Garrigus and Hanna)—An act to add Section 13324.5 to the Education Code, relating to certificated employees of school districts, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

ADJOURNMENT

At 3:36 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3:30 p.m., Wednesday, March 14, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FIFTH LEGISLATIVE DAY
EIGHTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Wednesday, March 14, 1962

The Senate met at 3.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by Rev. Wesley Swanson, Associate Pastor of the Westminster Presbyterian Church, Sacramento, California:

Eternal God our Father, We remember the words of the Apostle Paul, "There is no authority but from God; those that exist have been instituted by God." May we recall the authority vested in this body and that the Members of this Senate are ministers of God for good. Assist us to so walk that we might fulfill Thy expectations of us and bring blessing to our commonwealth. "May we owe no man anything, but to love one another; knowing he who loves his neighbor has fulfilled the law."

Enable us by our deeds done and words spoken in this chamber, we may display love to God and to those of our brother citizens, whose trust we bear. In our Saviour's name. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator McAteer, on motion of Senator McCarthy, due to legislative business.

Senator Brown, on motion of Senator Burns, due to legislative business.

Senator Shaw, on motion of Senator Stiern, due to illness.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 6

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DEERCOLL, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 6 Relative to St. Patrick's Day.

Resolution ordered placed on file.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 12, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 3

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 10

Senate Bill No. 11

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Water Resources.

BURNS, Chairman

Above reported bills re-referred to Committee on Water Resources.

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 9

Senate Bill No. 12

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Local Government.

BURNS, Chairman

Above reported bills re-referred to Committee on Local Government.

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 1

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 1, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 1

Senate Concurrent Resolution No. 1 - Relative to the Joint Rules of the Senate and Assembly.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Gibson, Grunsky, Holmsted, Johnson, Lagomarsino, Murdy, O'Sullivan, Quick, Ratigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—31.
NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 8

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Water Resources.

BURNS, Chairman

Above reported bill re-referred to Committee on Water Resources.

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 13

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Business and Professions.

BURNS, Chairman

Above reported bill re-referred to Committee on Business and Professions.

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 14

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Education.

BURNS, Chairman

Above reported bill re-referred to Committee on Education.

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 15

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Transportation.

BURNS, Chairman

Above reported bill re-referred to Committee on Transportation.

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 16

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Public Health and Safety.

BURNS, Chairman

Above reported bill re-referred to Committee on Public Health and Safety.

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 17

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Education.

BURNS, Chairman

Above reported bill re-referred to Committee on Education.

Committee on Business and Professions

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Chairman of the Committee on Business and Professions, to which were referred:

Senate Bill No. 6

Senate Bill No. 7

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

JOHNSON, Chairman

MOTION TO AMEND SENATE BILL NO. 6

Senator Teale moved that Senate Bill No. 6 be amended and re-referred to Committee on Business and Professions.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 6—An act to amend Section 2110 of the Business and Professions Code, relating to the Board of Medical Examiners of the State of California.

Bill read second time.

Motion to Amend

Senator Teale moved the adoption of the following amendments:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "amend Section 2110 of", and insert "add Section 2110.5 to".

Amendment No. 2

On page 1, lines 1 and 2, strike out "2100 of the Business and Professions Code is amended", and insert "2100.5 is added to the Business and Professions Code,".

Amendment No. 3

On page 1, strike out lines 3 to 10, inclusive, and insert "2100.5. In addition to the 11 members of the board provided for in Section 2100, there shall be, during the period commencing on January 15, 1963, and expiring on January 15, 1971, an additional member appointed by the Governor who shall be a person who holds a degree of Doctor of Medicine and who has elected to practice using the term or suffix "M.D." as provided in Section 2396.

The first member of the board provided for in this section shall be appointed for a term of four years, commencing on January 15, 1963, and shall hold office until the appointment and qualification of his successor or until six months shall have elapsed since the expiration of the term for which he was appointed, whichever first occurs. The term of the successor to the first member shall commence on January 15, 1967, and shall expire on January 15, 1971. Vacancies occurring shall be filled by appointment for the unexpired term."

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Business and Professions.

MOTION TO AMEND SENATE BILL NO. 7

Senator Teale moved that Senate Bill No. 7 be amended and re-referred to Committee on Business and Professions.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 7—An act to amend Section 2311 of the Business and Professions Code, relating to physicians and surgeons.

Bill read second time.

Motion to Amend

Senator Teale moved the adoption of the following amendments:

Amendment No. 1

In line 1 of the title of the printed bill, after "of", insert " , and to repeal Section 2492 of,".

PRINTER'S NOTE—There being no 7-point strikeout type available, the material which should appear in strikeout type in the following amendment is indicated by being enclosed within brackets.

Amendment No. 2

On page 1, after line 14, insert

"Sec. 2. Section 2492 of said code is repealed.

[2492. The Board of Osteopathic Examiners of the State of California may admit an applicant to an oral, practical, and clinical examination for a physician's and surgeon's certificate if he files a verified application on a form adopted by the Board of Osteopathic Examiners and based on a reciprocity certificate to practice osteopathy issued under the provisions of this chapter and if he presents satisfactory proof that he has fulfilled all the requirements of Sections 2171, 2172, 2192, and 2193 for a physician's and surgeon's certificate and if, in addition, he has fulfilled all the provisions of Article 11 of this chapter that apply to certificates issued by the Board of Osteopathic Examiners. After the oral, practical, and clinical examination, if it is determined by the Board of Osteopathic Examiners, by a majority vote, that the applicant is qualified to practice as a physician and surgeon in this State and that his reputation and standing in the community in which he has practiced is good, he shall be granted a physician's and surgeon's certificate. An applicant for a physician's and surgeon's certificate under the provisions of this section is exempt from the provisions of Section 2325.1".

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Business and Professions.

RESOLUTIONS

The following resolution was offered:

By Senators Backstrand and Richards (Coauthors, Assemblymen Cologne, Flournoy, and Nisbet) :

Senate Resolution No. 13

Congratulating the Pomona College Bowl Championship Quiz Team

WHEREAS, On November 12, 1961, Pomona College became the fifth school in the three-year history of the College Bowl program to win five straight victories and the first west of New York and New Jersey to do so; and

WHEREAS, National recognition has been bestowed upon Pomona College as the result of its College Bowl team, the Varsity Scholars, winning the General Electric College Bowl television competition for the maximum of five consecutive contests with the highest five-game point score in the history of the College Bowl competition; and

WHEREAS, This outstanding achievement was the result of the disciplined and scholastic efforts of the team members, all native Californians; Dallas Holmes, of Riverside, David Renaker, of Monrovia, Matthew Cartmill, of Palos Verdes Estates, and Dick Wilsnack, of Sacramento, assisted by their coaches, Assistant Professors Morton O. Beckner and Robert J. Fogelin; and

WHEREAS, The team members have earned an enviable reputation not only for their intellectual abilities but for their personal appearances and their manners and in so doing have brought honor and distinction to themselves and their fine college and to this great State of California; and

WHEREAS, Pomona College is an independent, privately endowed coeducational institution of arts and sciences located in Claremont, Los Angeles County, and operates without assistance from any governmental or church body, having as its source of finances solely the generosity of patrons, friends and alumni; and

WHEREAS, The team by winning the College Bowl Championship brought into the Pomona College student scholarship fund some \$9,000 in cash; and now, therefore, be it

Resolved by the Senate of the State of California. That the members of this Senate extend their warmest congratulations and commendations to Pomona College, President E. Wilson Lyon, the members of the Championship Bowl team, and the

Resolved. That the Secretary of the Senate is directed to transmit suitably prepared resolutions to President E. Wilson Lyon, the team members, Dallas Holmes, David Renaker, Matthew Cartmill, and Dick Wilsnack; and the coaches, Assistant Professor Morton O. Beckner and Assistant Professor Robert J. Fogelin.

Resolution read, and unanimously adopted on motion of Senator P.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 18: By Senators Miller, Collier, Dalwig, Holmdahl, McAteer, and McCarthy—An act to amend Section 29157 of, and to add Section 29650.1 to the Public Utilities Code, and to add Section 54914 to the Government Code, relating to the San Francisco Bay Area Rapid Transit District, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 12: By Senator Teale—An act to amend an initiative act entitled "An act to establish a board of osteopathic examiners, to provide for their appointment, and to prescribe their powers and duties; to regulate the examination of applicants, who are graduates of osteopathic schools, for any form of certificate to treat disease, injuries, deformities or other physical or mental conditions; to regulate the practice of those so licensed, who are graduates of osteopathic schools; to impose upon said board of osteopathic examiners all duties and functions, relating to graduates of osteopathic schools, holding or applying for any form of certificate or license, heretofore exercised and performed by the board of medical examiners of the State of California under the provisions of the state medical practice act, approved June 2, 1913, and acts amendatory thereof" approved by electors November 7, 1922, by adding Sections 2, 3, and 5 thereto and by repealing sections 2 and 3 thereof, relating to the practice of osteopathy, said amendment to take effect upon the approval thereof by the electors, and providing for the submission thereof to the electors pursuant to Section 1b of Article IV of the State Constitution.

Referred to Committee on Rules.

Senate Bill No. 20: By Senator Teale—An act to add Section 2450.3 to the Business and Professions Code, relating to physicians and surgeons.

Referred to Committee on Rules.

Senate Bill No. 21: By Senator Teale—An act to amend Section 2200 of the Business and Professions Code, relating to physicians and surgeons.

Referred to Committee on Rules.

Senate Bill No. 22: By Senator Farr. An act to amend Section 14006 of, and to add Section 11551.1 to, the Government Code, relating to the State Architect.

Referred to Committee on Rules.

Senate Bill No. 23: By Senator O'Sullivan (Coauthor, Assemblyman Hawkins)—An act to add Sections 13572 and 11561 to the Government Code, relating to the State Printer.

Referred to Committee on Rules.

Senate Bill No. 24: By Senator O'Sullivan. An act to amend Section 28522 of, and to add Section 28522.5 to, the Health and Safety Code, relating to restaurants.

Referred to Committee on Rules.

Senate Bill No. 25: By Senators O'Sullivan, Collier, and Porter. An act to amend Section 14006 of, and to add Section 11551.1 to, the Government Code, relating to the State Architect.

Referred to Committee on Rules.

Senate Bill No. 26: By Senator O'Sullivan. An act to add Section 3511.1 to the Public Utilities Code, relating to highway carriers.

Referred to Committee on Rules.

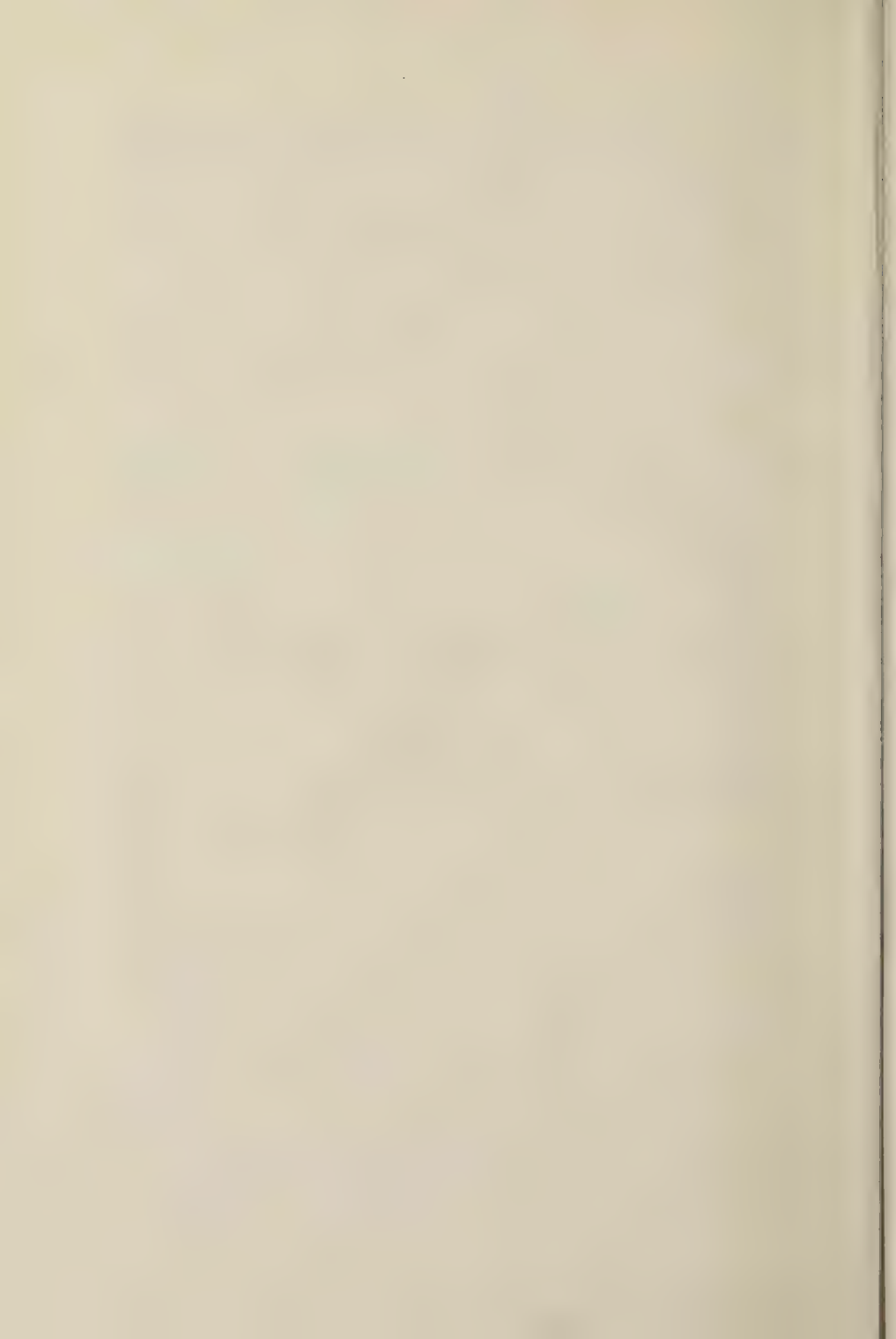
Senate Joint Resolution No. 1: By Senators Cobby, Donnelly, Robert D. Williams, O'Sullivan, Rattigan, Geddes, Burns, J. Howard Williams, Sturgeon, Stiern, Slattery, Begovich, Byrne, Short, Farr, Baldo, and Christensen—Relative to price supports for milk.

Referred to Committee on Rules.

ADJOURNMENT

At 3.48 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m., Thursday, March 15, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

SIXTH LEGISLATIVE DAY
NINTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Thursday, March 15, 1962

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.
Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Grunsky, Holmdahl, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, Weingand, J. Howard Williams, and Robert D. Williams—31.

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by Rev. Donald Krug, Associate Pastor of the Westminster Presbyterian Church, Sacramento:

Almighty God, Who art eternally wise, and infinitely gracious in dealing with mankind, instruct us in Thy ways, we pray. Grant us, O God, perseverance in the tasks before us, prudence in our judgments, and courage in our decisions. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Gibson, on motion of Senator Murdy, due to legislative business.

Senator McAteer, on motion of Senator Burns, due to legislative business.

Senator Brown, on motion of Senator Burns, due to legislative business.

Senator Sturgeon, on motion of Senator Burns, due to legislative business.

Senator Johnson, on motion of Senator Burns, due to legislative business.

Senator Quick, on motion of Senator Burns, due to legislative business.

Senator Reed, on motion of Senator Burns, due to legislative business.

Senator Regan, on motion of Senator Burns, due to legislative business.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 14, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 1

And reports the same correctly engrossed.

BURNS, Chairman

MOTION TO PRINT REPORT

Senator J. Howard Williams moved that the following report of the Joint Legislative Audit Committee be printed in the Journal.

Motion carried.

JOINT LEGISLATIVE AUDIT COMMITTEE
CALIFORNIA LEGISLATURE
ROOM 429, STATE CAPITOL, SACRAMENTO

*The Honorable President of the Senate
The Honorable Speaker of the Assembly
The Honorable Members of the Senate and
Assembly of the Legislature of California
State Capitol, Sacramento, California*

SIRs: We transmit herewith a report reviewing the hearing of February 14, 1962 on Squaw Valley State Park held by your Joint Legislative Audit Committee.

The objective of this committee is the independent reporting of audit findings which can be effective in aiding the Legislature and the executive branch to establish sound fiscal and administrative policies for state government. It is our belief, as a result of testimony given before this committee, that current financial operations at Squaw Valley State Park are not in the best interests of the State and

In a 22 month period (April 1, 1960 to December 31, 1961) excess of combined expenditures over revenues at Squaw Valley cost the State \$902,904. California incurs a net loss of approximately \$25,000 on Squaw Valley each month. At the same time, citizens using state-subsidized facilities—which are actually controlled by private concessionaires—pay the same prices as those using private resorts. Federal legislation, moreover, may require that the State lose even larger amounts. The attached report contains your committee's review of these problems, as well as recommendations for action.

Respectfully submitted,

Assemblymen
ROBERT B. CANNON
NICHOLAS C. PETRIS
GLENN E. COOLIDGE
Chairman

Senators
LESTER F. GREGORY
J. HOWARD WILLIAMS
HUGH P. DONNELLY
Vice Chairman

Cost of Operating Squaw Valley State Park

During the last 22 months of operating the facilities at Squaw Valley as a state park, the cost California a total of \$4,035,276 compared with revenues of only \$133,372 for a net cost of \$902,904. The attached statement below was presented to the Joint Legislative Audit Committee by the official Auditor General during the hearing of February 14, 1962 and shows that the State is spending far more on

maintaining the park and its facilities than it receives from the concessionaires who have been contracted to operate the facilities:

Park operations:		
Revenues earned -----		\$133,372
Expenditures:		
Salaries and wages -----	\$320,130	
Operating expenses -----	297,010	
Equipment -----	24,631	641,771
Excess of expenditures over revenues -----		508,399
New construction and improvements:		
Construction:		
Employee housing -----	90,072	
Parking area -----	49,331	
Improvements:		
Alterations to utilities -----	67,063	
Minor projects -----	100,544	
Total -----		307,010
Payment of obligations of the California Olympic Commission and/or the Olympic Organizing Committee:		
Architects' fees -----	27,911	
Cafeteria equipment -----	17,084	
Meadow restoration and damages claimed -----	42,500	
Total -----		\$149,495
Excess of combined expenditures over revenues -----		\$902,904

The State does not operate any of the income-producing facilities; these are all leased to concessionaires. Yet its expenditures on park operation include: park supervision, public relations, maintenance of exterior of buildings and grounds, utilities, fire protection and avalanche control. Included in utilities is the heating of all buildings, hot water, water, sewage, and the refrigeration of the ice rinks. The State also supplies employees to run much of the equipment.

(On one month alone, the State spent \$10,500 on utilities. On heat—the major utility item the State received back \$500. Moreover, the \$10,500 expenditure did not include cost to the State of standby engineers and other employees.)

Except for fire protection and avalanche control, the bulk of the expenditures are related to facilities leased to Newsum and Pelosi under a 27-year and 10-month lease which contains no provisions for renegotiation.

Recommendation

It is recommended that the relationship between cost and income be determined through experience before long-term leases are negotiated.

Revenues Earned But Not Collected

The State spent \$1,036,276 during the period studied, and earned \$133,372 back from its concession agreements with the Squaw Valley Development Company (Cushing) and the Squaw Valley Improvement Corporation (Newsom and Pelosi). Even on this small return, however, \$64,792 was past due at December 31, 1961.

Disputes with the California Olympic Commission, a state agency, and with state park administrators were the reasons given for holding from the State the amounts detailed below:

Squaw Valley Development Company:**Due to Department of Parks and Recreation:**

Ski lift concession fees-----	\$44,131
Sewage service charges-----	2,722
Cost of ski lift repairs deducted from payments to the State -----	1,909

Total ----- \$48,762

Due to California Olympic Commission—

Ski lift concession fees and sewage-----	8,986
--	-------

Total Squaw Valley Development Company ----- \$57,748

Squaw Valley Improvement Corporation**(Newsom and Pelosi, concessionaires)—**

Cost of repairs to steam generator deducted from payments to the State-----	7,044
Total past due amounts-----	\$64,792

Recommendation

It is recommended that the state agencies concerned take immediate action to collect amounts due.

Auditing of Concessionaires

It was determined that the State has no way of knowing whether or not it is receiving a correct report on the gross receipts from which it takes its revenues.

Statements of revenue are simply certified by officers of the corporations rather than by Certified Public Accountants. In the 21-month period of operation studied there was never an audit by a State agency.

Representatives of the Department of Parks and Recreation stated in the hearing that the department had been remiss in not arranging for audits. They also reported that a request for such audits had been forwarded to the Department of Finance, apparently just prior to the February 14 committee meeting.

Recommendation

It is recommended that an audit by the responsible State agencies be made of the concessionaires' operations immediately. Also, Squaw Valley concession agreements and others where practicable should include a provision for payments on the basis of financial statements which are certified by an independent public accountant.

Appropriation for Land Acquisition

Included in Item 173 of the Budget Act of 1960 was an appropriation for land acquisition of which \$182,800 had not been expended at December 31, 1961. The Budget Act of 1961 extended the availability of this appropriation to June 30, 1962. Section 10 of the Budget Act of 1962 proposes to extend the availability of the appropriation until June 30, 1963.

The Department of Parks and Recreation, however, has abandoned plans to purchase additional land in Squaw Valley. Through questioning representatives of the Department of Parks and Recreation and of the Department of Finance, it was determined that there was, therefore, no need for the extension of period of availability of the \$182,800 item.

Recommendation

It is recommended that Section 10 of the Budget Act of 1962 be amended to delete Item 173(d), page 111, line 1.

Renegotiation of United States Forest Service Land Use Permit

In the Squaw Valley area, the State actually owns 29 acres, an insignificant amount of land. Approximately half of this is a drainage ditch.

The United States Forest Service has granted a 30-year land use permit to the State covering 1,000 acres of U.S. Forest Service lands which constitute by far the major portion of the 1,029 acre Squaw Valley State Park. The permit contains a provision for renegotiation of the terms at the end of each 5-year period, the first of which will fall April 1, 1963.

At present, the State pays the federal government \$1 per acre or \$1,000 a year. In addition to this \$1,000, the present terms provide for a share to the federal government of the net profits which the State derives from the permitted lands. The State has not realized a net profit as yet on the park operations, and it is very doubtful that it will under present conditions.

It was reported to the Joint Legislative Audit Committee during the February 14 hearing that on February 8, 1962, Mr. W. S. Davis, Chief, Division of Recreation, California Region of the U.S. Forest Service, had contacted the Senate Fact Finding Committee on Natural Resources and advised them of the following:

The U.S. Forest Service is required to administer the Valley as permitted land within the National Forest. The congressional legislation which authorized the allocation of \$3.5 million for the Olympic Ice Arena specified that the Forest Service would negotiate a contract to provide the federal government an equitable return on its investment. Since the present permit predicates a return based upon a "net operating profit" by the State and since such profit has not been realized, the Forest Service feels compelled to revise the permit to insure income to the federal government as required in the aforementioned congressional legislation. The effect of such a change in the permit would be a considerable increase in cost to the State unless the State can adjust its charges to the concessionaires.

The Forest Service is considering the possibility of basing their charge to the State on a percentage of the gross receipts derived from

the permitted lands—not what the State receives, but what the concessionaires actually take in. Based upon the average rate charged similar resorts in the western region, the rate could go as high as 3.6 percent of the gross receipts. Rates charged winter resorts by private land owners for land use fees have been reported to go as high as 10 percent of the gross receipts. At present, the Squaw Valley Development Company (Cushing) is paying 5 percent of the gross receipts derived from that portion of a ski lift which is on private leased lands adjoining the U.S. Forest Service lands at Squaw Valley.

Any increase in land use fees as a result of renegotiation of the terms of the present permit will increase the State's cost of operating Squaw Valley as a state park. Because the State signed contracts with concessionaires, one for 28 years which may not be renegotiable, the State is not in a position to pass the increase in land use fees on to the concessionaires operating the facilities at Squaw Valley.

Recommendation

It is recommended that long term contracts without renegotiation terms be avoided in the future. Further, it is recommended that every possible action be taken to renegotiate or cancel the two contracts in question. (See following).

Renegotiation of Concession Agreements

Squaw Valley State Park concession agreements with Newsom and Pelosi (Squaw Valley Improvement Corporation) and Cushing (Squaw Valley Development Company) do not contain renegotiation clauses. The Newsom and Pelosi contract runs to 1988, or approximately 26 more years. The Squaw Valley Development Company contract expires in 1968, or six years hence.

In view of the fact that it is costing the State approximately \$250,000 a year over its income from concessionaires to operate the state park and could cost considerably more if the land use fees are increased, it is necessary to have new concession agreements if the State is not to be left in the position of an unfortunate middleman.

Now that the State and the concessionaires have had some experience in operating facilities, it is possible that the existing contracts could be improved upon to the mutual benefit of all parties.

If not, a representative of the Legislative Counsel's Office testified at the February 14 hearing that Cushing's refusal to pay the large sum of money which he owes the State may be grounds for cancellation of contract. Also, a representative of Parks and Recreation testified that his office had a record of many violations of the terms of the contract by Newsom and Pelosi. (See Attachment B.)

The Squaw Valley Development Company is willing to renegotiate its present contract. Alexander C. Cushing, President, testified that they want to put in additional facilities at their own expense costing a million dollars or more. He further stated that it was not entirely clear under the present contract that the improvements would not just revert to the State at termination in 1968.

Newsom and Pelosi have not expressed any desire to renegotiate. If the present agreement can be set aside it would certainly be beneficial to the State to negotiate new contracts on the Olympic Village, Ice

Arena, and other facilities included in the present agreement. The relationship of costs to revenues on each of the facilities should be studied carefully before setting new rates.

Recommendation

It is recommended that new Squaw Valley State Park concession agreements be obtained which provide for the following:

1. Periodic renegotiation.
2. Separate charges for land use fees subject to change based upon rates charged by the United States Forest Service.
3. Settlement of disputed items.
4. All other changes deemed necessary by the State and the contracting parties.

Attachment A

Following is an opinion from the Office of the Legislative Counsel concerning Squaw Valley concession contracts. The complete analysis is on file.

Question

"You have asked on what basis the State may terminate the contracts of two concessionaires at Squaw Valley State Park. You specifically ask whether the failure of the concessionaires to make payments as required by their contracts constitutes a breach of contract which would entitle the State to terminate.

Opinion

"In our opinion the State could terminate a concession agreement where the concessionaire is withholding rental payments because of claims against the State which do not relate to the concession agreement. Where rental payments are being withheld because of claims made in good faith which arise from interpretation of the concession agreement, the agreement could probably not be terminated. The analysis contains a general discussion of rights to terminate under a forfeiture provision such as those contained in the concession agreements. If there has been a material breach of an agreement the State could elect to terminate or rescind the contract without regard to the forfeiture provision."

Attachment B—Concessionaire Violations

Following is an unofficial listing by the park supervisors on the scene of various contract violations concerning the Newsom-Pelosi concession agreement.

Except in the case of a brief suspension of license following the sale of liquor to minors, the responsible State agencies did not take action against the concessionaires.

Principal violations below include lack of maintenance and cleanliness, advertising without approval, improvements without approval, etc. In addition, dog sled rides, sleigh rides, hay wagon rides, garage operations, movie showings, dances, and swimming events have been held without approval and without a full financial accounting to the State.

Tuesday, December 12, 1961. Newsom, Jr. and myself,* California Center concessioner commenced modifications to California Center prior to approval of some of the proposed items. When proposed new railing work was disapproved at the division level, and Mr. Newsom, Jr. had been so advised, he telephoned me on December 12, 1961, and informed me he was going to continue the work regardless of the disapproval and, if the State saw fit, it could sue him for breach of contract.

Friday, January 26, 1961. Squaw Valley Improvement Corporation has again begun to charge for parking as required. This is the first time in approximately two weeks that a parking fee at the main parking area has been collected.

Friday, January 26, 1961. A hockey game was held tonight in the Blyth Arena. Many spectator cars parking in parking area. No attempt was made to collect parking fee.

Thursday, July 27, 1961. Onorato, Payton and myself. An accumulation of unsightly litter around and under porch of California Center. This was called to the attention (in person) of Fred Onorato on this day. We were assured it would be cleaned up.

Tuesday, August 22, 1961. Onorato and myself. Excessive litter around and under porch of California Center. Again requested Onorato (by telephone) to clean up litter at this facility. No action was taken on my request of July 27. Onorato assured me it would be taken care of immediately and that it was an oversight on his part.

August 23, 1961. Onorato and myself. Apprised Onorato of the littered conditions around Dormitory No. 2 and again around California Center.

Monday, November 13, 1961. Newsom, Sr. and Jr. and myself. Requested litter and debris at Blyth Arena be cleaned up and also the mess being made around Athletes Center by two pet geese. Again, I was assured this would be taken care of immediately.

Advertising—Lee Capades. Advertising brochures and posters advertising the Lee Capades held Dec. 20-23, 1961 were not approved in accordance with this provision of the concession agreement.

January 2, 1962. Newsom, Jr. and myself. As of this date the Squaw Valley Improvement Corp. has been operating an auto tow and repair service and a dog sled concession without official approval. I contacted Newsom, Jr. today and requested he cease these operations until he received approval. He told me he would stop the tow service but would continue the dog sled activity.

August 14, 1961. Newsom, Sr. and myself. Infraction of housing and fire regulations. Called to the attention (in person) of Mr. Newsom, Sr. infractions of certain housing and fire regulations as submitted to me by Fire Chief Hepner. A list of these infractions was given to Mr. Newsom. Mr. Newsom assured me he would see that corrections were made immediately.

* Park supervisor in all cases.

Sunday, November 26, 1961, Newsom, Sr. and myself. Again reminded Mr. Newsom that fire doors are to be installed in the Administration Building since it is now being used as multi-purpose. He assured me they would be installed immediately.

Monday, December 11, 1961. Fire doors at Administration Building not yet installed as required.

December 5, 1960. Unauthorized removal of Frigidaire ice machine from arena to athletes center.

December 1, 1960. Unauthorized removal of sink from Blyth Arena.

June 9, 1961. Unauthorized advertising.

January 24, 1961. Unauthorized advertisements being placed on dormitory walls and sides of structures.

May 31, 1961. Unapproved advertising.

February 15, 1961. Unauthorized use of horse-drawn sleigh.

November 21, 1960. Violation of fire codes.

December 14, 1960. Violation of alcoholic beverage.

December 28, 1960. Operation of day nursery at administration building.

May 31, 1961. Unauthorized removal of federal equipment from Blyth arena.

May 13, 1961. Improper kind of slopes of ski development area.

June 5, 1961. Unauthorized installation of playground fence.

June 1, 1961. Unauthorized removal of United States Forest Service property from Blyth Arena.

June 2, 1961. Unauthorized construction of flower beds, athletes center.

Undated

The dance floor at the Olympic Village Hotel was started prior to any approval.

The serving openings were cut in the wall between the kitchen area and serving area at the dining room, Olympic Village Hotel, prior to approval.

The Cabana, Olympic Village, was constructed without approval.

The fence at the swimming pool was under construction prior to approval.

Many signs were installed throughout the area without approval.

A door was cut in the West side of the West Service Building without approval.

The California Center modification Hof-Brau was started prior to approval.

The concessionaire has not removed snow during all periods in which he was charging for parking.

To the best of my knowledge busses have not been charged a parking fee.

Electricity has not been split at the following locations: Blyth Arena, Administration Building, Nevada Center.

WITHDRAWAL AND RE-REFERENCE OF SENATE BILL NO. 2

Senator Burns moved that Senate Bill No. 2 be withdrawn from Committee on Finance and re-referred to Committee on Natural Resources.

Motion carried.

CONSIDERATION OF DAILY FILE**THIRD READING OF ASSEMBLY BILLS**

Assembly Concurrent Resolution No. 6—Relative to St. Patrick's Day.

Resolution read, and presented by Senator Rattigan.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dorwig, Donnelly, Farr, Fisher, Gaddes, Holtzclahl, Lagomarsino, Miller, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Slattery, Teale, Wengand, J. Howard Williams, and Robert D. Williams.—27.

NOES—None.

Resolution ordered transmitted to the Assembly.

ADJOURNMENT

At 2:36 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3:30 p.m., Monday, March 19, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

SEVENTH LEGISLATIVE DAY
THIRTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Monday, March 19, 1962

The Senate met at 3.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beck at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holm Dahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

O Lord and Master of us all, We are grateful for Thy guiding providence in all of the experiences of our lives. Give these men strength and guidance in the important work which is before them. Rid us of prejudice, misunderstanding and selfishness which make for strife and give us sound minds and willing hearts to do Thy purpose. In the Master's Name. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Miller led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Fisher, on motion of Senator Geddes, due to legislative business.

Senator Richards, on motion of Senator Rodda, due to legislative business.

Senator Thompson, on motion of Senator McCarthy, due to illness.

Senator Burns, on motion of Senator McCarthy, due to legislative business.

Senator Shaw, on motion of Senator McCarthy, due to legislative business.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 19, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 1

Assembly Concurrent Resolution No. 2

Assembly Concurrent Resolution No. 3

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 1—Congratulating the *Advantage Star and Green Sheet*.

Request for Unanimous Consent

Senator Dolwig asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 1 at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 1

Assembly Concurrent Resolution No. 1—Congratulating the *Advantage-Star and Green Sheet*.

Resolution read, and presented by Senator Dolwig.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

NOES—None.

Resolution ordered transmitted to the Assembly.

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 2—Congratulating the *San Bruno Herald*.

Request for Unanimous Consent

Senator Dolwig asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 2, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 2

Assembly Concurrent Resolution No. 2—Congratulating the *San Bruno Herald*.

Resolution read, and presented by Senator Dolwig.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

NOES—None.

Resolution ordered transmitted to the Assembly.

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 3 -Congratulating the *Millbrae Sun*.

Request for Unanimous Consent

Senator Dolwig asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 3, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 3

Assembly Concurrent Resolution No. 3 Congratulating the *Millbrae Sun*.

Resolution read, and presented by Senator Dolwig.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, March 19, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 24

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Public Health and Safety.

BURNS, Chairman

Above reported bill re-referred to Committee on Public Health and Safety.

SENATE CHAMBER, March 19, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 26

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Public Utilities.

BURNS, Chairman

Above reported bill re-referred to Committee on Public Utilities.

SENATE CHAMBER, March 19, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 22

Senate Bill No. 23

Senate Bill No. 25

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bills re-referred to Committee on Governmental Efficiency.

SENATE CHAMBER, March 19, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 19

Senate Bill No. 20

Senate Bill No. 21

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Business and Professions.

BURNS, Chairman

Above reported bills re-referred to Committee on Business and Professions.

SENATE CHAMBER, March 19, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 18

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Transportation.

BURNS, Chairman

Above reported bill re-referred to Committee on Transportation.

SENATE CHAMBER, March 19, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Joint Resolution No. 1

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Agriculture.

BURNS, Chairman

Above reported resolution re-referred to Committee on Agriculture.

MOTION TO APPROVE JOURNALS

Senator Brown moved that the Journals for Wednesday, March 7, 1962; Thursday, March 8, 1962; Monday, March 12, 1962; Tuesday, March 13, 1962; Wednesday, March 14, 1962; and Thursday, March 15, 1962, be approved as corrected by the Journal Clerk and the Minute Clerk.

Motion carried.

ADJOURNMENT

At 3.51 p.m., on motion of Senator McCarthy, the President declared the Senate adjourned until 2.30 p.m., Tuesday, March 20, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

EIGHTH LEGISLATIVE DAY
FOURTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Tuesday, March 20, 1962

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Grunsky, Holmdahl, Lagomarsino, McAtee, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—30.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Eternal, yet ever present God, Whom to know is to love and to understand is to serve, help us to communicate with Thy Spirit at this time. Thou art beyond the reach of our highest and most noble thoughts, yet within humble and receptive hearts; reveal Thy will and purpose for each of us at this time. Keep us true to the historic ideals of our country and state and keenly alive to the needs of this critical hour. "May the words of our mouths and the meditations of our hearts, be acceptable in Thy sight, O Lord our strength and our Redeemer." AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Fisher, on motion of Senator Geddes, due to legislative business.

Senator Thompson, on motion of Senator Burns, due to illness.

Senator Johnson, on motion of Senator Burns, due to legislative business.

Senator McCarthy, on motion of Senator Burns, due to legislative business.

Senator Backstrand, on motion of Senator Burns, due to legislative business.

Senator Gibson, on motion of Senator Burns, due to legislative business.

Senator Stiern, on motion of Senator Burns, due to legislative business.

Senator Short, on motion of Senator Burns, due to legislative business.

Senator Teale, on motion of Senator Burns, due to legislative business.

Senator Shaw, on motion of Senator Burns, due to legislative business.

MOTION REGARDING MEMBERS OF BUSINESS AND PROFESSIONS COMMITTEE

Senator Burns moved that the record show that Senators Johnson, McCarthy, Backstrand, Gibson, Stiern, Teale, and Short were excused this legislative day to attend a meeting of the Business and Professions Committee.

Motion carried.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 20, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 18

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 18—An act to amend Sections 13091, 13093, 13101, 13103, 13161 and 13174 of the Public Utilities Code and to repeal Section 13102 of the Public Utilities Code, relating to the issuance of electric system improvement bonds of municipal utility districts and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Natural Resources

SENATE CHAMBER, March 20, 1962

MR. PRESIDENT: The Chairman of the Committee on Natural Resources, to which was referred:

Senate Bill No. 2

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

ARNOLD, Chairman

MOTION TO AMEND SENATE BILL NO. 2

Senator Cameron moved that Senate Bill No. 2 be amended and referred to Committee on Natural Resources.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 2—An act to add Chapter 1.5 (commencing with Section 5095.1) to Division 5 of the Public Resources Code, relating to

financing of a program of developing state and county beach, park, recreational and historical facilities by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of this act to a vote of the people at the general election to be held in the month of November 1962.

Bill read second time.

Motion to Amend

Senator Cameron moved the adoption of the following amendments:

Amendment No. 1

On page 2, line 8, of the printed bill, strike out "act", and insert "chapter".

Amendment No. 2

On page 2, line 19, after "by", insert "the Department of Parks and Recreation, or any department or agency which may succeed to its powers and duties with respect to the administration of the state park system, within the policies of".

Amendment No. 3

On page 2, line 26, after "chapter", insert "and when approved by the Legislature".

Amendment No. 4

On page 2, between lines 26 and 27, insert

"The expenditures of the proceeds of bonds issued pursuant to this chapter for acquisition and construction of recreational areas pursuant to Article 3 (commencing with Section 1345) of Chapter 4, Division 2 of the Fish and Game Code, as provided in Section 5095.9, shall be administered by the Wildlife Conservation Board in accordance with the provisions of this chapter and when approved by the Legislature."

Amendment No. 5

On page 2, lines 39 and 40, strike out "one hundred million dollars (\$100,000,000)", and insert "one hundred fifty million dollars (\$150,000,000)".

Amendment No. 6

On page 3, line 23, after "fund.", insert "The proceeds of bonds issued and sold pursuant to this chapter to carry out the program provided for in Section 5095.9, together with interest earned thereon, if any, shall be deposited in a separate account in the State Park and Recreation Fund."

Amendment No. 7

On page 3, line 28, strike out "and 5095.8", and insert ", 5095.8, and 5095.9".

Amendment No. 8

On page 3, lines 29 and 30, strike out "seventy-five million dollars (\$75,000,000)", and insert "one hundred million dollars (\$100,000,000)".

Amendment No. 9

On page 3, line 31, strike out "State Park Commission", and insert "Department of Parks and Recreation, or any department or agency which may succeed to its powers and duties with respect to the administration of the state park system, within the policies of the State Park Commission, as follows:

(a) Not less than 15 percent nor more than 25 percent of such proceeds shall be available for expenditure for the development of beaches, parks, recreational facilities, and historical monuments.

(b) The remainder of such proceeds shall be available for expenditure".

Amendment No. 10

On page 3, line 33, strike out "including access thereto, and beach restoration,".

Amendment No. 11

On page 3, line 35, strike out "seventy-five million dollars (\$75,000,000)", and insert "remainder".

Amendment No. 12

On page 3, between lines 41 and 42, insert "Of the total amount of proceeds to be expended pursuant to this section, not less than 40 percent thereof shall be expended in the Counties of San Luis Obispo, Kern, Inyo, Santa Barbara, Ventura, Los

Angles, San Bernardino, Orange, Riverside, San Diego and Imperial; not less than 40 percent thereof shall be expended in the remaining counties of the State; and the balance thereof may be expended in any area of the State."

Amendment No. 13

On page 3, line 42 and 43, strike out "twenty five million dollars (\$25,000,000)", and insert "forty million dollars (\$40,000,000)".

Amendment No. 14

On page 3, line 45, after "project.", insert "Any city may participate with a county in a project with the consent of the county, but only a county may apply for a loan or a grant."

Amendment No. 15

On page 4, between lines 7 and 8, insert "For the purpose of determining the amount of such proceeds to be available for loans or grants in each of the respective counties of the State, the State is divided into the following regions:

- Region 1—Del Norte, Humboldt, Mendocino Counties.
- Region 2—Siskiyou, Modoc, Trinity, Shasta, Lassen, Tehama Counties.
- Region 3—Lake, Sonoma, Napa, Marin, Solano, Contra Costa, San Francisco, Alameda, San Mateo, Santa Clara, Santa Cruz Counties.
- Region 4—Glenn, Butte, Plumas, Colusa, Sutter, Yuba, Sierra, Nevada, Placer, El Dorado, Amador, Alpine, Sacramento, Yolo, San Joaquin, Calaveras, Tuolumne, Stanislaus Counties.
- Region 5—Monterey, San Benito, San Luis Obispo Counties.
- Region 6—Mariposa, Merced, Madera, Fresno, Tulare, Kings, Kern Counties.
- Region 7—Santa Barbara, Ventura, Los Angeles, Orange, Riverside, San Bernardino, Inyo, Mono Counties.
- Region 8—San Diego, Imperial Counties.

At least 90 percent of the total amount of proceeds to be expended pursuant to this section shall be apportioned for loans or grants within each of the above regions in the proportion that the total 1975 estimated population of the counties in each region bears to the total 1975 estimated population of all counties of the State.

At least 80 percent of the total amount of proceeds apportioned for loans or grants within each region shall be apportioned among each of the counties within that region for loans or grants to such counties in the proportion that the total 1975 estimated population of each county in that region bears to the total 1975 estimated population of all counties in that region.

For the purposes of this section the 1975 estimated population of the several counties of the State shall be as contained in a document entitled "Preliminary Projections of California Areas and Counties to 1975," published on January 3, 1962, by the Department of Finance.

Any amount apportioned for loans or grants to a county may be received by the county as a loan or grant in connection with a joint project with another county or counties.

5095.9. Of the total amount of proceeds, ten million dollars (\$10,000,000) shall be available for expenditure by the Wildlife Conservation Board for the acquisition and construction of recreational areas pursuant to Article 3 (commencing with Section 1345) of Chapter 4, Division 2 of the Fish and Game Code."

Amendment No. 16

On page 4, line 8, strike out "5095.9. The State Park Commission", and insert "5095.10. The Department of Parks and Recreation, or any state department or agency which may succeed to its powers and duties with respect to the administration of the state park system,".

Amendment No. 17

On page 4, line 9, after "board", insert ", as that term is used in the State General Obligation Bond Law (Chapter 4, commencing with Section 16720, of Part 3, Division 4, Title 2 of the Government Code),".

Amendment No. 18

On page 4, line 15, strike out "which the commission has selected and".

Amendment No. 19

On page 4, line 17, strike out "5095.10", and insert "5095.11".

Amendment No. 20

On page 4, between lines 26 and 27, insert "5095.12. The Wildlife Conservation Board, which is hereby designated as the board with respect to the program provided for in Section 5095.9, shall annually total the Budget Act appropriations for such purposes and, pursuant to Section

16730 of the Government Code, may request the State Recreational and Historical Facilities Program Committee to cause bonds to be issued and sold in quantities sufficient to carry out the proposed program approved by the Legislature."

Amendment No. 21

On page 4, line 27, strike out "5095.11", and insert "5095.13".

Amendment No. 22

On page 4, line 34, strike out "5095.12", and insert "5095.14".

Amendment No. 23

On page 4, between lines 41 and 42, insert

"5095.15. For the purposes of carrying out the provisions of this chapter the Director of Finance may by executive order authorize the withdrawal from the General Fund of an amount or amounts not to exceed the amount of the unsold bonds which the committee has by resolution authorized to be sold for the purpose of carrying out this chapter. Any amounts withdrawn shall be deposited in a revolving fund to be allocated by the board in accordance with this chapter. Any moneys made available under this section to the board shall be returned by the board to the General Fund from moneys received from the sale of bonds sold for the purpose of carrying out this chapter."

Amendment No. 24

On page 4, line 42, strike out "5095.13. The sum of _____ dollars (\$ _____)" and insert

"5095.16. The sum of twenty thousand dollars (\$20,000)".

Amendment No. 25

On page 5, line 10, strike out "This", and insert "Section 1 of this".

Amendment No. 26

On page 5, line 25, strike out "one hundred million dollars (\$100,000,000)", and insert "one hundred fifty million dollars (\$150,000,000)".

Amendment No. 27

On page 5, line 33, strike out "one hundred million dollars (\$100,000,000)", and insert "one hundred fifty million dollars (\$150,000,000)".

Amendments read, and adopted.

Bill ordered printed, and referred to Committee on Natural Resources.

RESOLUTIONS

The following resolution was offered:

By Senator Farr:

Senate Resolution No. 14

Relating to congratulating Judge Alan Raymond Baugh on his retirement from the bench

WHEREAS, The Members of the Senate of the State of California have learned of the retirement from the bench of the Monterey Municipal Court of Judge Alan Raymond Baugh on March 31, 1962; and

WHEREAS, Judge Baugh attended Monterey Grammar School, Monterey High School and both Stanford University, where he was president of his Freshman Class, and the University of Oregon; and

WHEREAS, In 1926 he was elected Justice of the Peace in the City of Monterey; and

WHEREAS, Judge Baugh served as Justice of the Peace from 1926 until 1953, when he became a Judge of the Municipal Court of the Monterey-Carmel Judicial District; and

WHEREAS, Judge Baugh is one of the two remaining non-lawyers serving as a judge of a court of record in the State of California; and

WHEREAS, In addition to the outstanding performance of his judicial duties, Judge Baugh found time to engage in many worthwhile civic and cultural endeavors to the lasting benefit of the people of his community and state, including service as: past president of the Monterey Kiwanis Club; past exalted ruler of Elks B.P.O.E. No. 1285; past president of the Judges, Marshals and Constables Association of the State of California; past president of the Monterey County Judges and Marshals Association; past president and captain of the Monterey County Sheriff's Posse; past president of the Monterey Aerie of Eagles; member of Stanford Alumni Association; past president of the Monterey P.T.A.; and secretary of the Monterey Roughriders; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of this house take great pleasure in extending their congratulations to Judge Alan Raymond Baugh upon his retirement from a long and illustrious career of public service to the people of this State; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to Judge Baugh.

Resolution read, and unanimously adopted on motion of Senator Farr.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 27: By Senator Byrne—An act to amend Section 11590 of the Water Code, relating to the acquisition of property for state water projects.

Referred to Committee on Rules.

Senate Bill No. 28: By Senator Byrne—An act to amend Section 11131 of the Water Code, relating to the acquisition of property for state water projects.

Referred to Committee on Rules.

ADJOURNMENT

At 3 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3:30 p.m., Wednesday, March 21, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

NINTH LEGISLATIVE DAY

FIFTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Wednesday, March 21, 1962

The Senate met at 3.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

O Thou Eternal Spirit, Who dost gather our fleeting moments into a permanence with a sense that all things work together for good to them who love Thee and do Thy purpose, fulfill in us today Thy holy will. Through all of the stern duties and perplexities of life, may we learn that strength is born of struggle and courage is wrestled from trial. Plant deep within us the words of the Master, "I am among you as one who serveth," so may we serve our day and generation until our traveling days are done. Through Him who loved us and gave His life that we might have a greater life. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Rattigan, on motion of Senator Burns, due to legislative business.

Senator Dolwig, on motion of Senator Burns, due to legislative business.

Senator Miller, on motion of Senator Burns, due to legislative business.

Senator McCarthy, on motion of Senator Burns, due to personal business.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 21, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 1
Senate Concurrent Resolution No. 3

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolutions ordered enrolled.

ASSEMBLY CHAMBER, March 21, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 5

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 5—Congratulating the *Enterprise-Journal*.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Agriculture

SENATE CHAMBER, March 20, 1962

MR. PRESIDENT: The Committee on Agriculture, to which was referred:

Senate Joint Resolution No. 1

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

BYRNE, Chairman

Above reported resolution ordered to second reading.

Committee on Business and Professions

SENATE CHAMBER, March 20, 1962

MR. PRESIDENT: The Committee on Business and Professions, to which were referred:

Senate Bill No. 7
Senate Bill No. 21

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

JOHNSON, Chairman

Above reported bills ordered to second reading.

SENATE CHAMBER, March 20, 1962

MR. PRESIDENT: The Committee on Business and Professions, to which was referred:

Senate Bill No. 19

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, do pass as amended, and be re-referred to Committee on Finance.

JOHNSON, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 20, 1962

MR. PRESIDENT: The Committee on Business and Professions, to which was referred:

Senate Bill No. 13

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

JOHNSON, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 20, 1962

MR. PRESIDENT: The Committee on Business and Professions, to which were referred:

Senate Bill No. 6

Senate Bill No. 20

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Finance.

JOHNSON, Chairman

Above reported bills re-referred to Committee on Finance.

Committee on Education

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Education, to which were referred:

Senate Bill No. 14

Senate Bill No. 17

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend and do pass as amended.

DONNELLY, Chairman

Above reported bills ordered to second reading.

Committee on Transportation

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Chairman of the Committee on Transportation, to which was referred:

Senate Bill No. 18

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

COLLIER, Chairman

MOTION TO AMEND SENATE BILL NO. 18

Senator Collier moved that Senate Bill No. 18 be amended and re-referred to Committee on Transportation.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 18—An act to amend Section 29157 of, and to add Section 29650.1 to, the Public Utilities Code, and to add Section 54914 to the Government Code, relating to the San Francisco Bay Area Rapid Transit District, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Motion to Amend

Senator Collier moved the adoption of the following amendments:

Amendment No. 1

On page 2, line 2, of the printed bill, after "part", insert " , notwithstanding that after such county's disapproval the reports are withdrawn by the district".

Amendment No. 2

On page 2, line 8, strike out "Any", and insert "In addition to the right of withdrawal of a county as provided in Section 29650, any".

Amendment No. 3

On page 2, line 26, after the period, insert "The district shall file the statement and map required by Sections 54900 and 54903.1 within five (5) days after receipt by the said district of a resolution withdrawing a county from the district pursuant to Section 29650 of the Public Utilities Code as to any county's filing such resolution with the district prior to the fixing of the rate of taxes of said district for the 1962-1963 fiscal year."

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Transportation.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 29: By Senators O'Sullivan and Arnold—An act to amend Section 13164 of the Health and Safety Code, relating to fire extinguishers.

Referred to Committee on Rules.

Senate Bill No. 30: By Senators Donnelly, Grunsky, Byrne, Murdy, Rodda, Stiern, Shaw, Fisher, O'Sullivan, and Farr—An act to amend Sections 19593 and 21701.5 of the Education Code, relating to bonds of school districts, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 31: By Senators Fisher, Burns, O'Sullivan, Donnelly, Grunsky, Byrne, Murdy, Geddes, Cameron, Shaw, Weingand, Collier, Farr, Cobey, McAttee, Christensen, Backstrand, Sturgeon, Robert D. Williams, Begovich, Quick, Brown, Short, Slattery, Richards, Regan, Stiern, Gibson, J. Howard Williams, Holmdahl, and Lagomarsino (Coauthor: Assemblyman Waldie)—An act to provide for meeting the building needs of the State by the adoption of a general construction program, by providing the funds necessary therefore through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, making an appropriation therefore, and providing for the submission of the measure

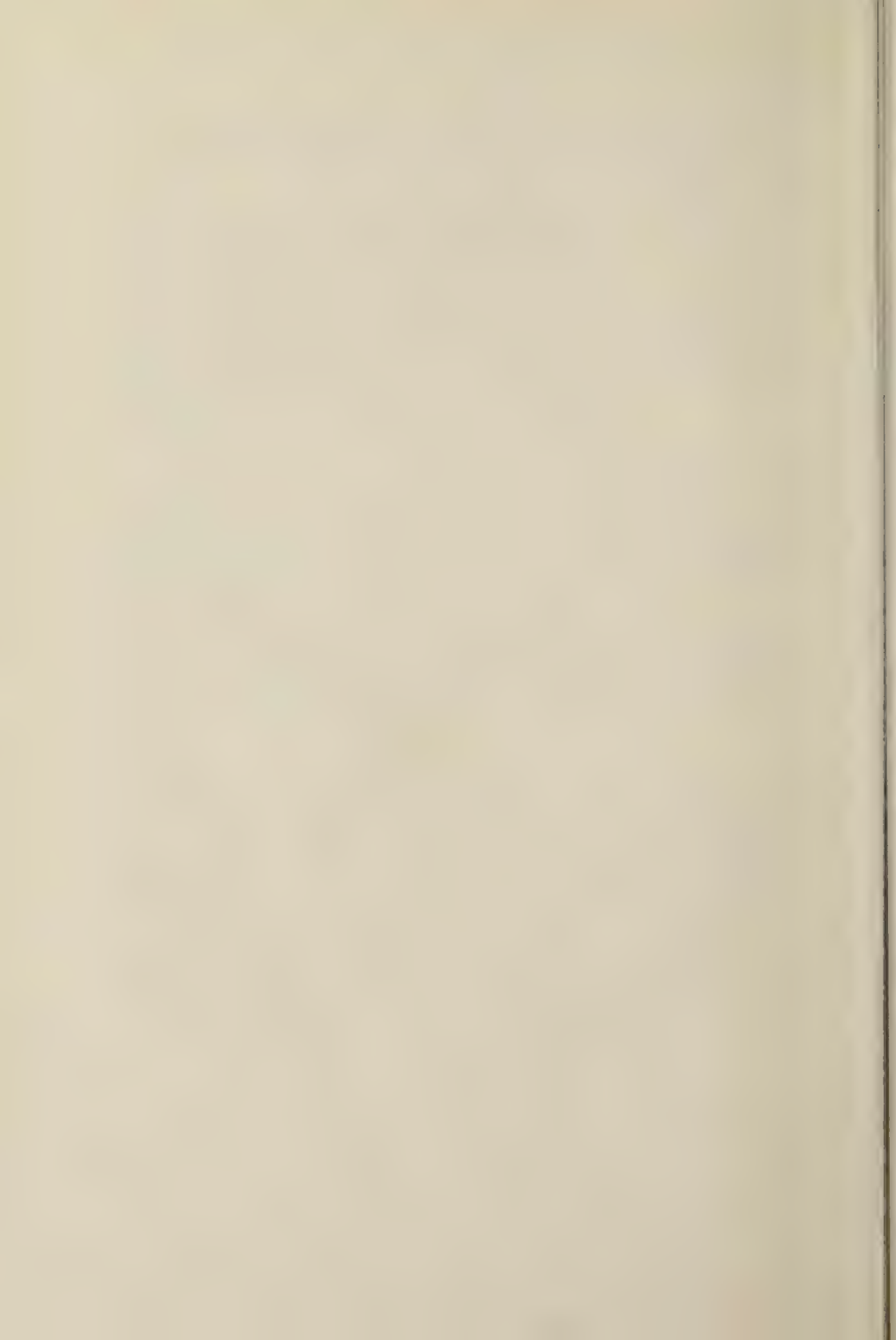
to the people at a special election to be consolidated with the 1962 Direct Primary Election.

Referred to Committee on Rules.

ADJOURNMENT

At 3.40 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3.30 p.m., Thursday, March 22, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TENTH LEGISLATIVE DAY
SIXTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Thursday, March 22, 1962

The Senate met at 3.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAtter, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

O Lord, our God, May we be conscious of Thy presence and the prayer, interest and support of many people as we meet in these hallowed halls of the Senate. Give to these men wisdom from above, grace to act nobly, and courage to measure justice and charity. By their devotion and action may they obtain Thy favor, a respect for themselves and the welfare of our State. We pray in the name of our Lord and Master. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:
Senator Backstrand, on motion of Senator Burns, due to personal business.

Senator Thompson, on motion of Senator Burns, due to illness.

Senator Shaw, on motion of Senator Burns, due to legislative business.

Senator Dolwig, on motion of Senator Burns, due to legislative business.

Senator Short, on motion of Senator Burns, due to legislative business.

Senator McCarthy, on motion of Senator Burns, due to personal business.

COMMUNICATIONS

The following communications were received and read, and ordered printed in the Journal:

CITY OF LOS ANGELES, CALIFORNIA
OFFICE OF CITY CLERK
LOS ANGELES, March 20, 1962

Mr. J. A. Beek
Secretary of Senate
State Capitol, Sacramento

GREETINGS: I hereby certify that the attached resolution relative to Assembly Bills Nos. 23 and 24 and Senate Bills Nos. 16 and 24 (amending State Restaurant Act of 1961) was adopted by the Council of the City of Los Angeles at its meeting of March 20, 1962.

Respectfully yours,

WALTER C. PETERSON, City Clerk
By M. B. WILSON, Deputy

Letter of transmittal ordered printed in the Journal, and the resolution filed with the Secretary of the Senate.

CITY OF LOS ANGELES, CALIFORNIA
OFFICE OF CITY CLERK
LOS ANGELES, March 20, 1962

Mr. J. A. Beek
Secretary of Senate
State Capitol, Sacramento

GREETINGS: I hereby certify that the attached resolution relative to Assembly Bill 19 (amending the State Health and Safety Code with respect to immunization of school children from poliomyelitis) was adopted by the Council of the City of Los Angeles at its meeting on March 20, 1962.

Respectfully yours,

WALTER C. PETERSON, City Clerk
By M. B. WILSON, Deputy

Letter of transmittal ordered printed in the Journal, and the resolution filed with the Secretary of the Senate.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 22, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 1—Relative to the Joint Rules of the Senate and Assembly;

Senate Concurrent Resolution No. 3—Relative to proclaiming March 15th to April 22d as Easter Seal Month;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the 22d day of March, 1962, at 3.30 p.m.

BURNS, Chairman

Committee on Public Utilities

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Public Utilities, to which were referred:

Senate Bill No. 4

Senate Bill No. 26

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass.

SHORT, Chairman

Above reported bills ordered to second reading.

Committee on Water Resources

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Water Resources, to which was referred:

Senate Bill No. 11

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

J. HOWARD WILLIAMS, Chairman

Above reported bill ordered to second reading.

Committee on Rules

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 27

Senate Bill No. 28

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Judiciary.

BURNS, Chairman

Above reported bill re-referred to Committee on Judiciary.

SENATE CHAMBER, March 21, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 18

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Judiciary.

BURNS, Chairman

Above reported bill re-referred to Committee on Judiciary.

Committee on Water Resources

SENATE CHAMBER, March 22, 1962

MR. PRESIDENT: The Chairman of the Committee on Water Resources, to which was referred:

Senate Bill No. 8

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

J. HOWARD WILLIAMS, Chairman

MOTION TO AMEND SENATE BILL NO. 8

Senator J. Howard Williams moved that Senate Bill No. 8 be amended and re-referred to Committee on Water Resources.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)**Senate Bill No. 8**—An act creating the Crestline-Lake Arrowhead Water Agency and prescribing the boundaries, organization, operation, management, financing and other powers and duties of the agency.

Bill read second time.

Motion to Amend

Senator J. Howard Williams moved the adoption of the following amendments:

Amendment No. 1

On page 17 of the printed bill, strike out lines 43 to 51, inclusive.

Amendment No. 2

On page 18, strike out lines 1 to 6, inclusive, and insert "that all contracts for any improvement or unit of work, when the cost according to the estimate of the engineer will exceed five thousand dollars (\$5,000), shall be let to the lowest responsible bidder or bidders as provided in this section. The board shall first determine whether the contract shall be let as a single unit for the whole of the work, or divided into severable convenient parts. The board shall advertise for bids

by three (3) insertions in a daily newspaper of general circulation or by two (2) insertions in a weekly newspaper of general circulation printed and published in the agency, inviting sealed proposals for the construction or performance of the improvement or work. The call for bids shall state whether the work shall be performed in one unit or divided into parts. The work may be let under a single contract or several contracts, as stated in such call. The board shall require the successful bidders to file with the board good and sufficient bonds to be approved by the board conditioned upon the faithful performance of the contract and upon the payment of their claims for labor and material. The bonds shall comply with Chapter 3 (commencing at Section 4200) of Division 5 of Title 1 of the Government Code. The board may reject any and all bids. In the event all proposals are rejected or no proposals are received, or the estimated cost of the work does not exceed five thousand dollars (\$5,000), or the work consists of channel protection, maintenance work, or emergency work when necessary in order to protect life and property from impending flood damage, the board may have the work done by force account without advertising for bids. The agency may purchase in the open market without advertising for bids, materials and supplies for use in any work, either under contract or by force account; provided, however, that materials and supplies for use in any new construction work or improvement, except work referred to in the preceding sentence, may not be purchased if the cost thereof exceeds five thousand dollars (\$5,000), without advertising for bids and awarding the contract therefor to the lowest responsible bidder."

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Water Resources.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 22, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 30

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Education.

BURNS, Chairman

Above reported bill re-referred to Committee on Education.

SENATE CHAMBER, March 22, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 31

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that they be referred to the Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bill re-referred to Committee on Governmental Efficiency.

Committee on Local Government

SENATE CHAMBER, March 22, 1962

MR. PRESIDENT: The Committee on Local Government, to which was referred:

Senate Bill No. 12

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

RATTIGAN, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 22, 1962

MR. PRESIDENT: The Committee on Local Government, to which were referred:

Senate Bill No. 3

Senate Bill No. 5

Has had the same under consideration, and reports the same back with the recommendation: do pass.

RATTIGAN, Chairman

Above reported bills ordered to second reading.

**CONSIDERATION OF DAILY FILE
SECOND READING OF SENATE BILLS**

Senate Joint Resolution No. 1.—Relating to price supports for milk.
Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Agriculture:

Amendment No. 1

On page 2, line 3, of the printed measure, after "supply:", insert "and
WHEREAS, A determination of the adequacy of the supply of any commodity, and particularly milk, must, in a nation as large and diversified as the United States, be based not only on the immediate situation but also on the overall long range situation if the public is to be assured of the continuous supply required for its health and well being;"

Amendment No. 2

On page 2, line 17, after "Representatives", insert ", to the chairman of the Senate Standing Committee on Agriculture and Forestry and to the chairman of the House Standing Committee on Agriculture,".

Amendments read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

Senate Bill No. 7—An act to amend Section 2311 of, and to repeal Section 2492 of, the Business and Professions Code, relating to physicians and surgeons.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 21—An act to amend Section 2396 of the Business and Professions Code, relating to physicians and surgeons.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 19—An act to amend an initiative act entitled "An act to establish a board of osteopathic examiners, to provide for their appointment, and to prescribe their powers and duties; to regulate the examination of applicants, who are graduates of osteopathic schools, for any form of certificate to treat disease, injuries, deformities or other physical or mental conditions; to regulate the practice of those so licensed, who are graduates of osteopathic schools; to impose upon said board of osteopathic examiners all duties and functions, relating to graduates of osteopathic schools, holding or applying for any form of certificate or license, heretofore exercised and performed by the board of medical examiners of the State of California under the provisions of the state medical practice act, approved June 2, 1913, and acts amendatory thereof" approved by electors November 7, 1922, by adding Sections 2, 3, and 5 thereto and by repealing Sections 2 and 3 thereof, relating to the practice of osteopathy, said amendment to take effect upon the approval thereof by the electors, and providing for the submission thereof to the electors pursuant to Section 1b of Article IV of the State Constitution.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Business and Professions:

Amendment No. 1

In lines 19 and 20 of the title of the printed bill, strike out "pursuant to Section 1b of Article IV of the State Constitution", and insert "at a special election to be consolidated with the 1962 General Election".

Amendment No. 2

On page 3, strike out lines 44 to 50, inclusive; and on page 4, strike out lines 1 to 12, inclusive, and insert

"SEC. 6. Sections 1, 2, 3, 4, and 5 of this act shall take effect upon the approval of the people of the State. Sections 6, 7, and 8 of this act contain provisions relating to and necessary for its submission to the people and shall take effect immediately.

SEC. 7. A special election is hereby called to be held throughout the State on the sixth day of November, 1962. The special election shall be consolidated with the general election to be held on that date. The consolidated election shall be held and conducted in all respects as if there were only one election and only one form of ballot and ballot pamphlet shall be used. All of the provisions of law relating to the submission of measures proposed by the Legislature shall apply to the measure submitted pursuant to this act, except that the arguments prepared by Legislators pursuant to Article 3 (commencing with Section 3553) of Chapter 1 of Division 4 of the Elections Code shall be submitted to the Secretary of State on or before June 1, 1962.

SEC. 8. Sections 1, 2, 3, 4, and 5 of this act shall be submitted to the electors at the special election called by this act."

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Finance.

Senate Bill No. 13—An act to amend Section 4514 of the Business and Professions Code, relating to psychiatric technician.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Business and Professions:

Amendment No. 1

On page 1, line 3, of the printed bill, strike out "1965", and insert "1963".

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 14—An act to amend Section 19553.1 of the Education Code, relating to unified school district bonded indebtedness requirements under the State School Building Aid Law of 1952.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

On page 1, line 13, of the printed bill, after "district", insert "during the first three years following the effective date of this section, or".

Amendment No. 2

On page 2, strike out lines 3 to 9, inclusive.

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 17—An act to add Section 13324.5 to the Education Code, relating to certificated employees of school districts, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

In line 1 of heading of the printed bill, after "Farr," insert "Fisher,".

Amendment No. 2

In line 3 of the heading, strike out "Garrigus", and insert "Belotti, Garrigus,".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 32: By Senator Miller—An act to amend Section 75060 of the Government Code, relating to judges, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 33: By Senator Miller—An act to amend Sections 75030.5, 75101, 75102, and 75103 of the Government Code, relating to judges' retirement, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 34: By Senators Donnelly, Grunsky, and Cobey (Co-author: Assemblyman Veneman)—An act to add Section 23313 to the Elections Code, relating to consolidation of elections with the Direct Primary Election, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 4: By Senators Farr and Collier—Relative to scenic highways.

Referred to Committee on Rules.

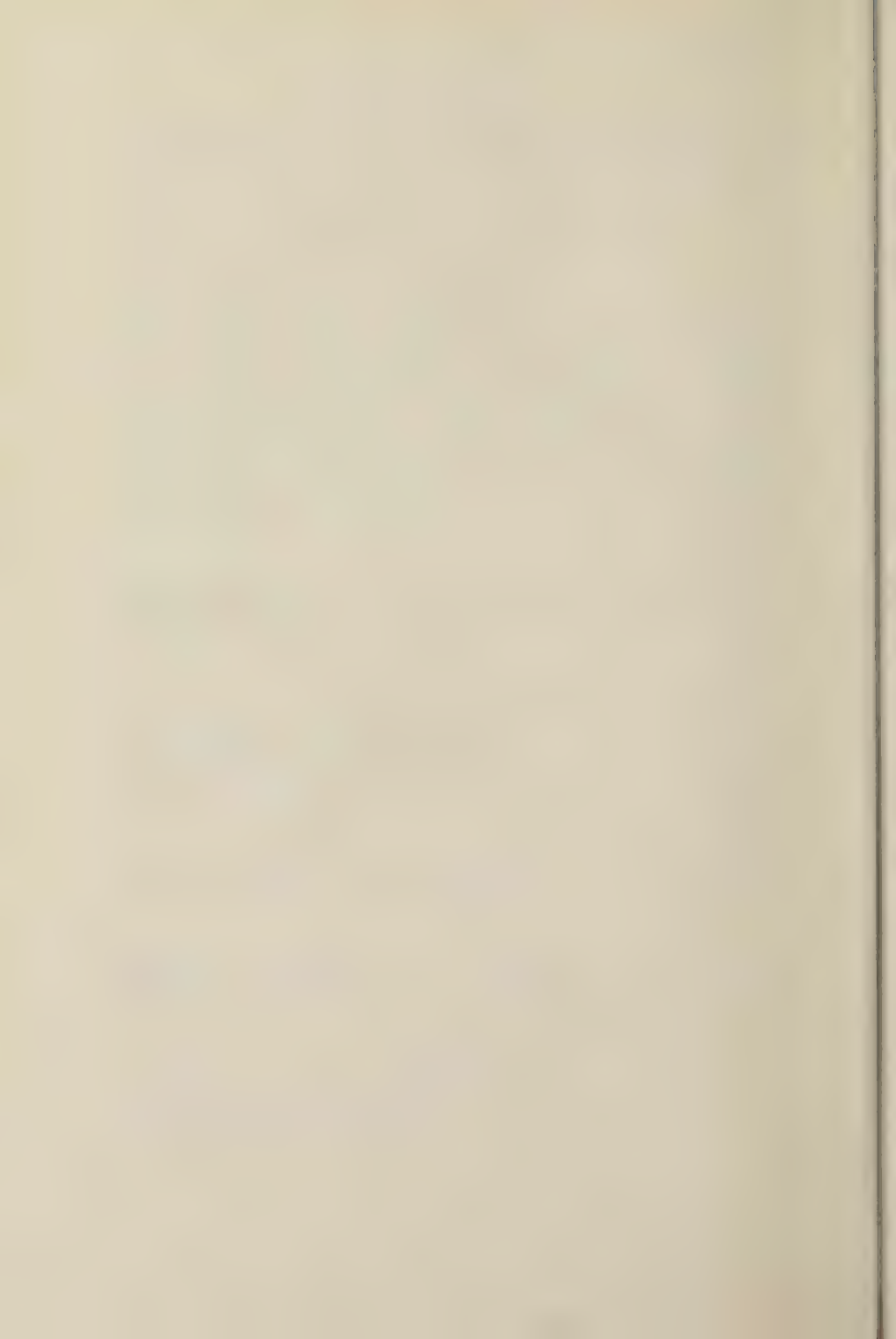
Senate Concurrent Resolution No. 5: By Senators Grunsky and Fisher—Relative to the administration of the provisions of Section 17503 of the Education Code.

Referred to Committee on Rules.

ADJOURNMENT

At 4.01 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3.30 p.m., Monday, March 26, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

ELEVENTH LEGISLATIVE DAY
TWENTIETH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Monday, March 26, 1962

The Senate met at 3.30 p.m.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators: Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Delwig, Donnelly, Farr, Fisher, Goudes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—39.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

This is our prayer, O God, That Thou wilt enable each of us to measure up to the talent and opportunity which Thou hast given us. You understand better than do we our failures, our shortcomings and our sin, but Thou dost also forgive, cleanse and renew. Give us the full measure of Thy blessing in the work which is before us. "Lead us not into temptation but deliver us from evil, for Thine is the kingdom and the power and the glory forever and ever." AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Weingand led the Senate in the pledging of allegiance to the Flag.

Senator McCarthy Presiding

At 3.35 p.m., Senator McCarthy, Vice Chairman of the Committee on Rules, presiding.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 23, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 7

Senate Bill No. 17

Senate Bill No. 13

Senate Bill No. 21

Senate Bill No. 14

Senate Joint Resolution No. 1

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 32

Senate Bill No. 33

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bills re-referred to Committee on Governmental Efficiency.

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 5

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

Committee on Local Government

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Local Government, to which was referred:

Senate Bill No. 1

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

RATTIGAN, Chairman

Above reported bill ordered to second reading.

Committee on Rules

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 34

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Education.

BURNS, Chairman

Above reported bill re-referred to Committee on Education.

Committee on Education

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Education, to which were referred:

Senate Bill No. 34

Senate Bill No. 30

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

DONNELLY, Chairman

Above reported bills ordered to second reading.

Request for Unanimous Consent

Senator Donnelly asked for, and was granted, unanimous consent to take up Senate Bill No. 34, at this time, for consideration.

CONSIDERATION OF SENATE BILL NO. 34

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 34—An act to add Section 23313 to the Elections Code, relating to consolidation of elections with the Direct Primary Election, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Resolution to Suspend Constitutional Provision

The following resolution was offered:

By Senator Donnelly:

Resolved, That Senate Bill No. 34 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the third time, considered engrossed, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Cobey, Collier, Dolwig, Donnelly, Farr, Gibson, Grunsky, Johnson, Lagomarsino, McAttee, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—32.
NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

Senate Bill No. 34—An act to add Section 23313 to the Elections Code, relating to consolidation of elections with the Direct Primary Election, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAttee, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.
NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAttee, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.
NOES—None.

Bill ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 34

And reports the same correctly engrossed.

BURNS, Chairman

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, March 19, 1962; Tuesday, March 20, 1962; Wednesday, March 21, 1962; and Thursday,

March 22, 1962, be approved as corrected by the Minute Clerk and the Journal Clerk.

Motion carried.

**CONSIDERATION OF DAILY FILE
SECOND READING OF SENATE BILLS**

Senate Bill No. 4—An act to amend Section 3511 of the Public Utilities Code, relating to highway carriers.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Public Utilities:

Amendment No. 1

On page 2, line 6, of the printed bill, after "person", insert "exclusively"

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 26—An act to add Section 3511.1 to the Public Utilities Code, relating to highway carriers.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Public Utilities:

Amendment No. 1

On page 1, line 4, of the printed bill, after "person", insert "exclusively".

Amendment No. 2

On page 1, line 8, after "person", insert "exclusively".

Amendments read, and adopted.

Bill ordered printed.

MOTION TO RE-REFER SENATE BILL NO. 26

Senator O'Sullivan moved that Senate Bill No. 26 be re-referred to Committee on Finance.

Motion carried.

Senate Bill No. 11—An act to add Sections 12719, 12720, and 12721 to the Water Code, relating to the Tahchevah Creek Flood Control Project.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 12—An act to amend Section 53065 of the Government Code, relating to fiscal matters regarding districts.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Local Government:

Amendment No. 1

In line 2 of the title of the printed bill, after "districts", insert ", declaring the urgency thereof, to take effect immediately".

Amendment No. 2

On page 1, line 3, after "law", insert a parenthesis.

Amendment No. 3

On page 1, line 4, after "code", insert a parenthesis.

Amendment No. 4

On page 1, line 11, after "law.", strike out the quotation mark.

Amendment No. 5

On page 1, after line 11, insert

"SEC. 2. This act is an urgency measure necessary for the immediate preservation of the public peace, health or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting such necessity are:

Section 53065 of the Government Code as now written might prevent the sale and issuance of bonds previously authorized by the voters, and preclude the execution of contracts which would make possible the immediate construction of urgently needed public improvements for water and sanitation projects essential to the protection of the public health and safety.

This act would remove legal impediments which might otherwise prevent the sale and issuance of such bonds and the execution of contracts needed to finance the construction of various water, sanitation and other public projects which are otherwise ready to proceed. It is therefore imperative that this act take effect immediately."

Amendments read.

Second Set of Amendments to Senate Bill No. 12**Amendment No. 1**

In the heading of the printed bill, strike out "Senator Richards", and insert "Senators Richards and Sturgeon".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 3—An act to amend Section 33217 of the Water Code, relating to the Costa Mesa County Water District, declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 5—An act to repeal Chapter 842 of the Statutes of 1921, relating to the Benicia Reclamation District.

Bill read second time, ordered engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Joint Resolution No. 1 Relating to price supports for milk.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Rodda, Shaw, Short, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Bill No. 7—An act to amend Section 2311 of, and to repeal Section 2492 of, the Business and Professions Code, relating to physicians and surgeons.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 21—An act to amend Section 2396 of the Business and Professions Code, relating to physicians and surgeons.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—38.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 13—An act to amend Section 4514 of the Business and Professions Code, relating to psychiatric technicians.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 14—An act to amend Section 19553.1 of the Education Code, relating to unified school district bonded indebtedness requirements under the State School Building Aid Law of 1952.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—37.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 17—An act to add Section 13324.5 to the Education Code, relating to certificated employees of school districts, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—37.

van, Quick, Rattigan, Richards, Rodda, Short, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

NOES—None.

The roll was called, and the bill passed by the following vote :

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

NOES—None.

Bill ordered transmitted to the Assembly.

RESOLUTIONS

The following resolution was offered :

By Senators Fisher and Collier :

Senate Resolution No. 15

Relative to California highway system

WHEREAS, An organization known as California Tomorrow has caused to be printed and widely circulated a report called "California, Going, Going . . ." ; and

WHEREAS, Certain conclusions in this report concern the nature and purposes of both the California freeway and expressway system and the national system of interstate and defense freeways financed by the Congress at the urging of President Kennedy ; and

WHEREAS, The California Highway Commission and the Division of Highways, to the best knowledge of this Legislature, have exercised the functions delegated to them in strict compliance with the letter and spirit of the laws enacted by this Legislature to govern them ; and

WHEREAS, The Legislature desires the comments of the Division of Highways on the conclusions contained in the aforementioned report ; now, therefore, be it

Resolved by the Senate of the State of California, That the Division of Highways is hereby requested to prepare and submit to the Legislature at this session an analysis of those portions of the aforementioned report pertaining to the California highway system, with such analysis to be printed in the journals of the two houses on its receipt ; and be it further

Resolved, That the Secretary of the Senate shall transmit a copy of this resolution to the State Highway Engineer.

Resolution read, and unanimously adopted on motion of Senator Fisher.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time :

Senate Bill No. 35: By Senator Richards (Coauthor: Assemblyman Rees)—An act to amend Section 4017 of the Penal Code, relating to work by prisoners.

Referred to Committee on Rules.

Senate Bill No. 36: By Senators Richards and McAteer—An act to add Division 1.5 (commencing with Section 160) to the Labor Code, relating to automation and technological developments, creating the Commission on Automation and Technological Developments, prescribing its powers and duties, and making an appropriation therefor.

Referred to Committee on Rules.

Senate Bill No. 37: By Senator Gibson—An act relating to the tide and submerged lands granted to the City of Vallejo by Chapter 310 of the Statutes of 1913.

Referred to Committee on Rules.

Senate Bill No. 38: By Senators Teale, Miller, Arnold, O'Sullivan, Burns, Collier, J. Howard Williams, Sturgeon, Johnson, Gibson, Short, Begovich, Cobey, Murdy, Brown, and Donnelly--An act to add Sections 22602.1 and 22701.1 to the Education Code, relating to the salaries of state higher education officers.

Referred to Committee on Rules.

Senate Constitutional Amendment No. 1: By Senators Shaw, Slatery, Richards, and Johnson--A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending the first paragraph of subdivision (b) of Section 2 of Article IV thereof, relating to Members of the Legislature.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 26, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 37

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that they be referred to the Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bill re-referred to Committee on Governmental Efficiency.

ADJOURNMENT

At 4.35 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3.30 p.m., Tuesday, March 27, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWELFTH LEGISLATIVE DAY
TWENTY-FIRST CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Tuesday, March 27, 1962

The Senate met at 3.30 p.m.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—39.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Creator and Sovereign of Mankind, By whose divine will all things come to be, may we sense Thy Spirit and Thy guidance in the deliberations of this body. May our prayers be no mere form but the very basis upon which our lives and actions are directed. This we know would fulfill our purpose: "It is the duty of the Senators to protect the liberty of the citizens." Wilt thou strengthen the laws and promote the good of our State. Thus may Scripture be a record of this body, "The powers that be are ordained of God." This is our prayer and dedication. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:
Senator Thompson, on motion of Senator Backstrand, due to illness.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 27, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 2
Assembly Bill No. 21

Assembly Bill No. 22
Assembly Bill No. 30

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bills were read the first time:

Assembly Bill No. 2—An act to require the withdrawal of the property of the Senior Citizens Village and other lands in the Antelope Valley of Los Angeles County from the Quartz Hill County Water District and its inclusion in Los Angeles County Water District No. 4, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Assembly Bill No. 21 An act to add Section 54909 to the Government Code, relating to the filing of statements and maps and plats for tax purposes, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Assembly Bill No. 22 An act to amend Sections 2 and 27 of the San Geronimo Pass Water Agency Law (Chapter 1435 of the Statutes of 1961), relating to the boundaries and powers of the agency, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Assembly Bill No. 30 An act to amend Section 13514 of the Education Code, relating to public school employees.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 3

Senate Bill No. 5

Senate Bill No. 11

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 4

Senate Bill No. 12

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 5

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Education.

BURNS, Chairman

Above reported resolution re-referred to Committee on Education.

Committee on Transportation

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Senate Bill No. 18

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

COLLIER, Chairman

Above reported bill ordered to second reading.

Committee on Finance

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 6

Senate Bill No. 19

Senate Bill No. 20

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

MILLER, Chairman

Above reported bills ordered to second reading.

Committee on Water Resources

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Chairman of the Committee on Water Resources, to which was referred:

Senate Bill No. 8

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

J. HOWARD WILLIAMS, Chairman

MOTION TO AMEND SENATE BILL NO. 8

Senator Shaw moved that Senate Bill No. 8 be amended and re-referred to Committee on Water Resources.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)**Senate Bill No. 8**—An act creating the Crestline-Lake Arrowhead Water Agency and prescribing the boundaries, organization, operation, management, financing and other powers and duties of the agency.

Bill read second time.

Motion to Amend

Senator Shaw moved the adoption of the following amendments:

Amendment No. 1

On page 6 of the printed bill, as amended in Senate March 22, 1962, strike out line 47, and insert "five members. Each director shall be a resident of a different".

Amendment No. 2

On page 7, line 43, strike out "or", and insert "of".

Amendment No. 3

On page 10, line 19, strike out "orders", and insert "motions".

Amendment No. 4

On page 10, line 26, after the colon, insert a period.

Amendment No. 5

On page 11, line 4, strike out "power", and insert "all of the following powers".

Amendment No. 6

On page 11, line 5, strike out "1.", and insert "(1)".

Amendment No. 7

On page 11, line 5, strike out the semicolon, and insert a period.

Amendment No. 8

On page 11, line 6, strike out "2.", and insert "(2)".

Amendment No. 9

On page 11, line 8, strike out the semicolon, and insert a period.

Amendment No. 10

On page 11, line 9, strike out "3.", and insert "(3)".

Amendment No. 11

On page 11, line 9, strike out the semicolon, and insert a period.

Amendment No. 12

On page 11, line 10, strike out "4.", and insert "(4)".

Amendment No. 13

On page 11, line 13, strike out the semicolon, and insert a period.

Amendment No. 14

On page 11, line 14, strike out "5.", and insert "(5)".

Amendment No. 15

On page 11, line 22, strike out the semicolon, and insert a period.

Amendment No. 16

On page 11, line 23, strike out "5a.", and insert "(6)".

Amendment No. 17

On page 11, line 30, strike out the semicolon, and insert a period.

Amendment No. 18

On page 11, line 31, strike out "6.", and insert "(7)".

Amendment No. 19

On page 11, line 46, strike out the semicolon, and insert a period.

Amendment No. 20

On page 11, line 47, strike out "6a.", and insert "(8)".

Amendment No. 21

On page 12, line 5, strike out the semicolon, and insert a period.

Amendment No. 22

On page 12, line 6, strike out "7.", and insert "(9)".

Amendment No. 23

On page 12, line 23, strikeout the semicolon, and insert a period.

Amendment No. 24

On page 12, line 24, strike out the "8.", and insert "(10)".

Amendment No. 25

On page 12, line 34, strike out "8a.", and insert "(11)".

Amendment No. 26

On page 12, line 42, strike out "in the Crestline Lake Arrowhead Water Agency".

Amendment No. 27

On page 12, line 49, strike out the semicolon, and insert a period.

Amendment No. 28

On page 12, line 50, strike out "9.", and insert "(12)".

Amendment No. 29

On page 13, line 2, strike out the semicolon, and insert a period.

Amendment No. 30

On page 13, line 3, strike out "9a.", and insert "(13)".

Amendment No. 31

On page 13, line 10, strike out the semicolon, and insert a period.

Amendment No. 32

On page 13, line 11, strike out "9b.", and insert "(14)".

Amendment No. 33

On page 13, line 12, strike out "9a.", and insert "(13)".

Amendment No. 34

On page 13, line 20, strike out the semicolon, and insert a period.

Amendment No. 35

On page 13, line 21, strike out "10.", and insert "(15)".

Amendment No. 36

On page 13, line 22, strike out the semicolon, and insert a period.

Amendment No. 37

On page 13, line 23, strike out "11.", and insert "(16)".

Amendment No. 38

On page 13, line 24, strike out the semicolon, and insert a period.

Amendment No. 39

On page 13, line 25, strike out "12.", and insert "(17)".

Amendment No. 40

On page 13, line 37, strike out the semicolon, and insert a period.

Amendment No. 41

On page 13, line 38, strike out "13.", and insert "(18)".

Amendment No. 42

On page 13, line 43, strike out "14.", and insert "(19)".

Amendment No. 43

On page 14, line 33, strike out "15.", and insert "(20)".

Amendment No. 44

On page 14, line 39, strike out "16.", and insert "(21)".

Amendment No. 45

On page 14, line 49, strike out "17.", and insert "(22)".

Amendment No. 46

On page 15, line 7, strike out "18.", and insert "(23)".

Amendment No. 47

On page 15, line 11, strike out "19.", and insert "(24)".

Amendment No. 48

On page 15, line 46, strike out "subdivisions 9a or 9b", and insert "subdivision (13) or (14)".

Amendment No. 49

On page 16, line 4, strike out "Copy", and insert "A copy".

Amendment No. 50

On page 16, line 10, strike out "9b", and insert "(14)".

Amendment No. 51

On page 16, line 23, strike out "paragraph 14", and insert "subdivision (19)".

Amendment No. 52

On page 16, line 33, strike out "person interested", and insert "agency taxpayer".

Amendment No. 53

On page 16, line 36, strike out the comma, strike out line 37, and in line 38, strike out "is later,".

Amendment No. 54

On page 17, line 18, strike out "power", and insert "all of the following powers".

Amendment No. 55

On page 18, line 31, strike out "at", and insert "with".

Amendment No. 56

On page 19, line 20, strike out "find", and insert "fine".

Amendment No. 57

On page 19, line 27, strike out the period, and insert "in any of the following cases:".

Amendment No. 58

On page 19, line 31, strike out "; or", and insert a period.

Amendment No. 59

On page 26, line 10, strike out "district", and insert "agency".

Amendment No. 60

On page 26, line 12, after the first "and", insert "approve".

Amendment No. 61

On page 26, line 20, strike out "at the time".

Amendment No. 62

On page 26, line 28, strike out "must", and insert "shall".

Amendment No. 63

On page 27, line 47, strike out "/or".

Amendment No. 64

On page 27, line 49, after the second "the", insert "proposed".

Amendment No. 65

On page 28, line 1, after the first "the", insert "proposed".

Amendment No. 66

On page 28, line 3, after "said", insert "proposed".

Amendment No. 67

On page 28, line 40, strike out "such", and insert "the".

Amendment No. 68

On page 28, line 41, strike out "such", and insert "an".

Amendment No. 69

On page 28, line 51, strike out "the of each", and insert "each of the".

Amendment No. 70

On page 30, line 47, strike out "Highway", and insert "Highways".

Amendment No. 71

On page 30, strike out lines 48 to 51, inclusive; and on page 31, strike out lines 1 to 39, inclusive, and insert

"Sec. 25. All claims for money and damages against the Crestline-Lake Arrowhead Water Agency are governed by Chapter 2 (commencing with Section 700) of Division 3.5 of Title 1 of the Government Code, except as provided therein, or by other statutes and regulations expressly applicable thereto."

Amendment No. 72

On page 32, line 26, strike out "must", and insert "shall".

Amendment No. 73

On page 32, line 42, strike out "an", and insert "and".

Amendment No. 74

On page 33, line 12, strike out "And it", and insert "It".

Amendment No. 75

On page 33, line 13, after "in", insert "the".

Amendment No. 76

On page 36, line 19, strike out "made", and insert "make".

Amendment No. 77

On page 37, line 23, strike out "any", and insert "the".

Amendment No. 78

On page 40, lines 1 and 2, strike out ", or part thereof,".

Amendment No. 79

On page 40, line 13, after "election", insert "at which a Governor was elected".

Amendment No. 80

On page 48, lines 29 and 30, strike out "or incorporated town".

Amendment No. 81

On page 49, line 47, strike out "section", and insert "act".

Amendment No. 82

On page 50, line 45, strike out "must", and insert "shall".

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Water Resources.

RESOLUTIONS

The following resolutions were offered:

By Senator Sturgeon:

Senate Resolution No. 16

Relative to a study of ground squirrels

WHEREAS, Ground squirrels are causing a tremendous economic loss to our agricultural economy annually; and

WHEREAS, Particularly in the Creston, Shandon, Adelaida areas and other areas of San Luis Obispo County these losses are becoming ruinous to the ranchers and farmers of the area; and

WHEREAS, There seems to be considerable disagreement as to the proper method of combating this menace, even among officials charged with eradication of such pests, and many affected ranchers and farmers are becoming increasingly dissatisfied with either the type of official action or the lack of such action; and

WHEREAS, The use of certain poisons which could be used in this battle is severely restricted or entirely prohibited by existing state laws; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate Fact Finding Committee on Agriculture is requested to study the problem of control of ground squirrels and other rodents, particularly in San Luis Obispo County, and to report thereon to the Senate not later than the fifth calendar day of the 1963 Regular Session.

Resolution read, and unanimously adopted on motion of Senator Sturgeon.

By Senator McAteer:

Senate Resolution No. 17

Relating to the newspaper "*L'Italia*"

WHEREAS, *L'Italia*, a progressive San Francisco Italian language daily newspaper that has done much to bring about greater understanding of community problems with which the Italian-American community is concerned, will celebrate its 76th birthday this year; and

WHEREAS, *L'Italia* has the largest circulation of any daily foreign language newspaper west of New York, and serves thousands of readers throughout the West and particularly in Northern California; and

WHEREAS, The success of the newspaper, printed in the heart of San Francisco's colorful North Beach district, is largely attributable to the high quality of the staff maintained during its existence, and particularly to its General Manager, Mr. Renato Marrazzini, who has been associated with the paper for 47 years; and to its Managing Editor, Mr. Ercole Caroselli, a former high school teacher in Rome, Italy, who has been with *L'Italia* for 10 years; and

WHEREAS, The importance of *L'Italia* is heightened by the fact that it represents the Italian-American community of the San Francisco Bay area, which has made many notable contributions to the religious, musical, artistic, literary, economic, governmental and athletic activities of San Francisco and the Bay area; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate congratulates and commends "*L'Italia*" on its 76th birthday and wishes it long and continued success; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to *L'Italia*, Mr. Renato Marrazzini, and Mr. Ercole Caroselli.

Resolution read, and unanimously adopted on motion of Senator McAteer.

By Senator McCarthy:

Senate Resolution No. 18

Relating to fair play in organized sports

WHEREAS, The State of California is a center of major sports for all seasons of the year; and

WHEREAS, The people of this State have a proud devotion to the spirit of fair play and good sportsmanship that is nurtured and promoted by the practice of such sports; and

WHEREAS, The great game of baseball, otherwise known as "the National Pastime," has a special position in the eyes and hearts of our youth and our people, and a special responsibility to maintain these high ideals; and

WHEREAS, Rumors are circulating about the use in organized sports of "spy systems," using such devices as high powered binoculars, electronic devices and even slats in the scoreboard; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate calls upon all sportsmen and participants in baseball and other organized sports to assure, by their firm adherence to fair play and good sportsmanship, that "spy systems" for intercepting the signals and plays of opponents has no place in the sports life of America, and to demonstrate by their conduct in individual or in team play that our sports are not demeaned by underhanded, sneaky methods but are based on clean, open and vigorous contest between fair rivals, setting a worthy example for all to follow.

Resolution read, and referred to Committee on Rules.

By Senators Short and McAteer:

Senate Resolution No. 19

Relative to congratulating Bishop Donohoe

WHEREAS, On April 24, 1962, at a Solemn Pontifical Mass in the Cathedral of the Annunciation in Stockton, California, Bishop Hugh A. Donohoe will be officially installed as head of the newly created Catholic Diocese of Stockton; and

WHEREAS, Bishop Donohoe, who was born in San Francisco, was ordained a priest on June 14, 1930, and began a career which was to encompass numerous activities including editorship of the San Francisco *Monitor* from 1942 to 1947; and

WHEREAS, He was named Titular Bishop of Taum and Auxiliary Bishop of San Francisco in 1947 and on the death of Archbishop Mitty became apostolic administrator of the Archdiocese of San Francisco; and

WHEREAS, The record of his 32 years of service in the priesthood is one of self-sacrifice, dedicated service to his fellow man, and unbounded devotion to God; and

WHEREAS, Bishop Donohoe takes with him to his new position in Stockton the love, affection and esteem of the people of this State and in particular those of San Francisco among whom he has labored so long; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of this Senate commend Bishop Hugh A. Donohoe on his outstanding career in the priesthood and congratulate him on his appointment as the first Bishop of Stockton; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Bishop Donohoe.

Resolution read, and unanimously adopted on motion of Senator Short.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 39: By Senator Weingand—An act to add Section 4764.2 to the Health and Safety Code, relating to county sanitation districts, providing for borrowing, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 6: By Senators Collier, Sturgeon, Robert D. Williams, and Christensen—Relative to the designation and appointment of Eleanor Yorke as Poet Laureate of California.

Referred to Committee on Rules.

**CONSIDERATION OF DAILY FILE
SECOND READING OF SENATE BILLS**

Senate Bill No. 1—An act to amend Sections 10, 12.5, 14, 15, and 17 of, to repeal Section 26 of, and to add Sections 26, 26.1, 26.2, 26.3, 26.4, 26.5, 26.6, 26.7, 26.8, 26.9, 26.10, 26.11, 26.12, 26.13, 26.14, 26.15, and 26.16 to, the Santa Clara County Flood Control and Water Conservation District Act (Chapter 1405 of the Statutes of 1951), relating to flood control and water conservation in Santa Clara County.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Local Government:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "repeal", and insert "amend and renumber".

Amendment No. 2

On page 4, line 44, after "State", insert ", except as provided herein."

Amendment No. 3

On page 5, line 39, strike out "50", and insert "40".

PRINTER'S NOTE—There being no 7-point strikeout type available, the material which should appear in strikeout type in the following amendment is indicated by being enclosed within brackets.

Amendment No. 4

On page 6, strike out line 43, and insert

"**SEC. 6.** Section 26 of said act is amended and renumbered to read:

Sec. [26] 25.5. Should a proposition for issuing bonds for any zone or participating zones submitted at any election under this act fail to receive the requisite number of votes of the qualified electors voting at such election to incur the indebtedness for the purpose specified, the board shall not for six months after such election [hold] call or order another election in such zone or participating zone for incurring indebtedness and issuing bonds under the terms of this act for the same objects and purposes; provided, however, if the first bond election held after the effective date of this section, for the purpose of providing funds for the construction of facilities which will conserve, distribute or purify water, fails, then the provisions of this section shall not apply to the next succeeding bond election called for the same objects and purposes, except that the succeeding bond election shall be for a substantially different bond amount."

Amendment No. 5

On page 7, line 9, strike out "therein", and insert "in such zone or zones".

Amendment No. 6

On page 8, line 45, strike out "metered", and insert ", if required by the board, measured".

Amendment No. 7

On page 8, line 49, strike out "metered", and insert ", if required by the board, measured".

Amendment No. 8

On page 10, line 43, strike out "\$-----", and insert "five dollars (\$5)".

Amendment No. 9

On page 10, line 44, strike out "\$-----", and insert "ten dollars (\$10)".

Amendment No. 10

On page 14, line 13, after "and", insert ", if required by the board."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 30—An act to amend Sections 19593 and 21701.5 of the Education Code, relating to bonds of school districts, declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Bill No. 11 An act to add Sections 12719, 12720, and 12721 to the Water Code, relating to the Tahchevah Creek Flood Control Project.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Backstrand, Brown, Burns, Byrne, Cobey, Dolwig, Donnelly, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, Regan, Richards, Rodda, Shaw, Short, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

Senator Regan Presiding

At 3:40 p.m., Senator Edwin J. Regan, of the Fifth Senatorial District, presiding.

Senate Bill No. 12—An act to amend Section 53065 of the Government Code, relating to fiscal matters regarding districts, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Backstrand, Brown, Burns, Byrne, Cobey, Collier, Dolwig, Donnelly, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, Regan, Richards, Rodda, Short, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—28.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Backstrand, Brown, Burns, Byrne, Cobey, Collier, Dolwig, Donnelly, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—30.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 5—An act to repeal Chapter 842 of the Statutes of 1921, relating to the Benicia Reclamation District.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Backstrand, Brown, Burns, Cobey, Collier, Dolwig, Donnelly, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 5 Congratulating the *Enterprise-Journal*.

Resolution read.

Motion to Amend

Senator Dolwig moved the adoption of the following amendments:

Amendment No. 1

On page 1, line 7, of the printed measure, after "only" insert "nondaily".

Amendment No. 2

On page 1, line 14, strike out "Society", and insert "Women's".

Amendment No. 3

On page 1, line 15, before "photographer", insert "school district".

Amendment No. 4

On page 1, line 24, strike out "Society", and insert "Women's".

Amendment No. 5

On page 1, strike out line 25, and insert "Miss Dorcus Rosenfeld, school district photographer."

Amendments read, and adopted.

Resolution ordered printed, and to third reading.

WITHDRAWAL FROM COMMITTEE OF SENATE BILL NO. 31

Senator Fisher moved that Senate Bill No. 31 be withdrawn from Committee on Governmental Efficiency for purpose of amendment, and re-referred to committee.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 31—An act to provide for meeting the building needs of the State by the adoption of a general construction program, by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 Direct Primary Election.

Bill read second time.

Motion to Amend

Senator Fisher moved the adoption of the following amendment:

Amendment No. 1

In line 5 of the heading of the printed bill, after "Holmdahl," insert "Rattigan, Miller, Rodda, Teale, Arnold,".

Amendment read, and adopted.

Bill ordered printed, and re-referred to Committee on Governmental Efficiency.

MOTION TO PRINT WITH A RUSH ORDER

Senator Fisher moved that Senate Bill No. 31 be sent to print with a rush order.

Motion carried.

ADJOURNMENT

At 3.55 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m., Wednesday, March 28, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

THIRTEENTH LEGISLATIVE DAY
TWENTY-SECOND CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Wednesday, March 28, 1962

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Hornaday, Johnson, Lagomarsino, McAtter, McCarthy, Miller, Murdy, O'Sullivan, Quick, Ratigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—37.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

God of Our Fathers, God of This Present Hour, God of Our Future, We invoke Thy blessing upon this Senate. Will Thou bless our Lieutenant Governor, the Officers of the Senate, the clerks, secretaries and all who serve in any capacity within these historic and significant walls. May the State of California be blessed by the faithful performance of its servants and the earnest efforts of its employees. May satisfying accomplishment and unshamed results be the greatest reward of these hours of effort and sacrifice. Hear these our prayers in Jesus' Name. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Dolwig, on motion of Senator Burns, due to personal business.

Senator Short, on motion of Senator Burns, due to legislative business.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 28, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 26

Assembly Bill No. 24

Assembly Bill No. 27

Assembly Bill No. 7

Assembly Bill No. 6

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bills were read the first time:

Assembly Bill No. 6—An act to validate the organization, boundaries, acts, proceedings and bonds of public bodies, as herein defined, and to provide limitations of time within which actions may be commenced in connection therewith, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Assembly Bill No. 7—An act to validate the organization, boundaries, acts, proceedings and bonds of public bodies, as herein defined, and to provide limitations of time within which actions may be commenced in connection therewith.

Referred to Committee on Rules.

Assembly Bill No. 24—An act to amend Sections 28520, 28522, and 28603 of the Health and Safety Code, relating to restaurants.

Referred to Committee on Rules.

Assembly Bill No. 26—An act creating the Upper Santa Clara Valley Water Agency, and prescribing its boundaries, organization, operation, management, financing and other powers and duties.

Referred to Committee on Rules.

Assembly Bill No. 27—An act to amend Section 3511 of the Public Utilities Code, relating to highway carriers.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 28, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Joint Resolution No. 1
Assembly Joint Resolution No. 6
Assembly Joint Resolution No. 3

Assembly Joint Resolution No. 4
Assembly Joint Resolution No. 5

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolutions were read:

Assembly Joint Resolution No. 1—Relative to the selection of the City of Antioch as a site for an experimental saline water conversion plant.

Referred to Committee on Rules.

Assembly Joint Resolution No. 3—Relative to federal aid for state veterans' homes and hospitals.

Referred to Committee on Rules.

Assembly Joint Resolution No. 4—Relating to reduction of pensions of veterans in state veterans' homes.

Referred to Committee on Rules.

Assembly Joint Resolution No. 5—Relating to federal subsidy for portion of operating costs of state nursing homes for veterans.

Referred to Committee on Rules.

Assembly Joint Resolution No. 6 Relative to deductions from federal payments to state veterans' homes.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 30

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 1

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 36

Senate Bill No. 38

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Governmental Efficiency.

BURNS, Chairman.

Above reported bills re-referred to Committee on Governmental Efficiency.

SENATE CHAMBER, March 27, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 35

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Local Government.

BURNS, Chairman.

Above reported bill re-referred to Committee on Local Government.

Committee on Natural Resources

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Natural Resources, to which was referred:

Senate Bill No. 2

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, do pass as amended, and be re-referred to the Committee on Finance.

ARNOLD, Chairman

Request for Unanimous Consent

Senator Cameron asked for, and was granted, unanimous consent to take up Senate Bill No. 2, at this time, for consideration of committee amendments.

CONSIDERATION OF SENATE BILL NO. 2

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 2—An act to add Chapter 1.5 (commencing with Section 5095.1) to Division 5 of the Public Resources Code, relating to financing of a program of developing state and county beach, park,

recreational and historical facilities by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of this act to a vote of the people at the general election to be held in the month of November, 1962.

Bill read second time.

The following amendments were proposed by the Committee on Natural Resources:

Consideration of Committee Amendments

Amendment No. 1

On page 1 of the printed bill, as amended in Senate March 20, 1962, strike out lines 12 to 15, inclusive; and on page 2, strike out lines 1 to 10, inclusive, and insert "ments, as hereinafter provided by the Legislature."

Amendment No. 2

On page 2, strike out lines 12 to 45, inclusive, and insert "pursuant to this chapter shall be as hereinafter provided by the Legislature."

Amendment No. 3

On page 3, lines 36 and 37, strike out "in the manner prescribed in Section 5095.3".

Amendment No. 4

On page 3, line 42, strike out "by the"; and strike out lines 43 to 46, inclusive, and insert ", in such manner as the Legislature may provide, as".

Amendment No. 5

On page 4, line 3, after "monuments," insert "including access thereto, and beach restoration,".

Amendment No. 6

On page 4, line 22, strike out "Zone 2", and insert "beach, park, or recreational".

Amendment No. 7

On page 4, strike out lines 24 to 26, inclusive, and insert "engaged in a joint project. The Legislature shall".

Amendment No. 8

On page 4, line 27, strike out "designate a state agency to administer", and insert "determine the method of administration of".

Amendment No. 9

On page 4, line 28, strike out "for Zone 2 projects".

Amendment No. 10

On page 4, line 30, strike out "by the designated agency".

Amendment No. 11

On page 4, line 31, strike out "by such agency".

Amendment No. 12

On page 4, line 31, strike out "Zone"; strike out lines 32 to 50, inclusive; strike out page 5; and on page 6, strike out lines 1 to 19, inclusive, and insert "5095.9. Of the total amount of proceeds, ten million dollars (\$10,000,000) shall be available, when appropriated by the Legislature, for expenditure by the Wildlife Conservation Board for recreational purposes pursuant to the Wildlife Conservation Law of 1947 (Chapter 4 (commencing with Section 1300), Division 2, Fish and Game Code)."

Amendment No. 13

On page 6, line 21, strike out "5095.13", and insert "5095.10".

Amendment No. 14

On page 6, line 27, after "herein", insert "; provided, however, that no bonds shall be issued or sold pursuant to this chapter unless and until the Legislature by law specifically orders the State Recreational and Historical Facilities Program Committee to provide for such issuance and sale".

Amendment No. 15

On page 6, line 29, strike out "5095.14", and insert "5095.11".

Amendment No. 16

On page 6, line 49, strike out "5095.16", and insert "5095.13".

Amendment No. 17

On page 6, line 37, strike out "5095.15", and insert "5095.12".

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Finance.

MOTION TO PRINT WITH A RUSH ORDER

Senator Cameron moved that Senate Bill No. 2 be sent to print with a rush order.

Motion carried.

REPORTS OF STANDING COMMITTEES**Committee on Education**

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Education, to which was referred:

Senate Concurrent Resolution No. 5

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

DONNELLY, Chairman

Above reported resolution ordered to second reading.

Committee on Governmental Efficiency

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Senate Bill No. 37

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

GIBSON, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Senate Bill No. 23

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, do pass as amended, and be re-referred to the Committee on Finance.

GIBSON, Chairman

Above reported bill ordered to second reading.

Committee on Rules

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 2

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bill re-referred to Committee on Governmental Efficiency.

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 21

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Revenue and Taxation.

BURNS, Chairman

Above reported bill re-referred to Committee on Revenue and Taxation.

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 22

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Water Resources.

BURNS, Chairman

Above reported bill re-referred to Committee on Water Resources.

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 30

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Education.

BURNS, Chairman

Above reported bill re-referred to Committee on Education.

WITHDRAWAL AND RE-REFERENCE OF SENATE BILLS NOS. 27 AND 28

Senator Byrne moved that Senate Bills Nos. 27 and 28 be withdrawn from Committee on Judiciary, and re-referred to Committee on Water Resources.

Motion carried.

CONSIDERATION OF DAILY FILE SECOND READING OF SENATE BILLS

Senate Bill No. 18—An act to amend Section 29157 of, and to add Section 29659.1 to, the Public Utilities Code, and to add Section 54914 to the Government Code, relating to the San Francisco Bay Area Rapid Transit District, declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 6—An act to add Section 2110.5 to the Business and Professions Code, relating to the Board of Medical Examiners of the State of California.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Finance:

Amendment No. 1

In line 1 of the title of the printed bill, as amended in Senate March 14, 1962, strike out "2110.5", and insert "2100.5".

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 19—An act to amend an initiative act entitled "An act to establish a board of osteopathic examiners, to provide for their appointment, and to prescribe their powers and duties; to regulate the examination of applicants, who are graduates of osteopathic schools, for any form of certificate to treat diseases, injuries, deformities or other physical or mental conditions; to regulate the practice of those so licensed, who are graduates of osteopathic schools; to impose upon said board of osteopathic examiners all duties and functions, relating to graduates of osteopathic schools, holding or applying for any form of certificate or license, heretofore exercised and performed by the board of medical examiners of the State of California under the provisions of the state medical practice act, approved June 2, 1913, and acts amendatory thereof" approved by electors November 7, 1922, by adding Sections 2, 3, and 5 thereto and by repealing Sections 2 and 3 thereof, relating to the practice of osteopathy, said amendment to take effect upon the approval thereof by the electors, and providing for the submission thereof to the electors at a special election to be consolidated with the 1962 general election.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Finance:

Amendment No. 1

In line 16 of the title of the printed bill, as amended in Senate March 22, 1962, strike out "and 5", and insert "and 4".

Amendment No. 2

On page 3, line 21, strike out "3553", and insert "3555".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 20—An act to add Section 2450.3 to the Business and Professions Code, relating to physicians and surgeons.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Finance:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "2450.3", and insert "2451.3".

Amendment No. 2

On page 1, line 17, after "No.", strike out " -- -- ", and insert "19 of the 1962 First Extraordinary Session".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Bill No. 4—An act to amend Section 3511 of the Public Utilities Code, relating to highway carriers.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holm-

Hall, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Rattigan, Regan, Richards, Ryan, Shaw, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.
 NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 3—An act to amend Section 33217 of the Water Code, relating to the Costa Mesa County Water District, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Donnelly, Farr, Fisher, Gaddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Rattigan, Regan, Richards, Shaw, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Donnelly, Farr, Fisher, Gaddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Rattigan, Regan, Richards, Shaw, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 30—An act to amend Sections 19593 and 21701.5 of the Education Code, relating to bonds of school districts, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Donnelly, Farr, Fisher, Gaddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Shaw, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Collier, Donnelly, Farr, Fisher, Gaddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Shaw, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

NOES—None.

Bill ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 40: By Senators Donnelly, Burns, Regan, Rattigan, Short, Richards, Brown, Fisher, Robert D. Williams, Gibson, Collier, McAteer, Teale, Holmdahl, Cobey, Shaw, Stern, Miller, J. Howard Williams, Sturgeon, Grunsky, Begovich, Christensen, Gaddes, Arnold, Quick, Byrne, Cameron, Farr, Weingand, Slattery, and O'Sullivan—An act to add Chapter 15.5 (commencing with Section 19891) to Di-

vision 14 of the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; and appropriating money for the purpose of carrying out this chapter.

Referred to Committee on Finance.

Senate Bill No. 41: By Senator Fisher. An act to provide for the establishment of a port district embracing the tidelands and lands lying under the inland navigable waters of San Diego Bay; to provide for the calling of municipal elections therefor; describing the powers, duties, and functions thereof, authorizing the district to borrow money and issue bonds for district purposes; to provide means of raising revenues for the operation, maintenance and bond redemption of the district; and to provide for the transfer to such district of tidelands and lands lying under inland navigable waters.

Referred to Committee on Rules.

MOTION TO PRINT WITH A RUSH ORDER

Senator Fisher moved that Senate Bill No. 41 be sent to print with a rush order.

Motion carried.

Senate Concurrent Resolution No. 7: By Senator O'Sullivan. Relative to the Sacramento River Bank Protection Project and the development of the Sacramento River and Delta.

Referred to Committee on Rules.

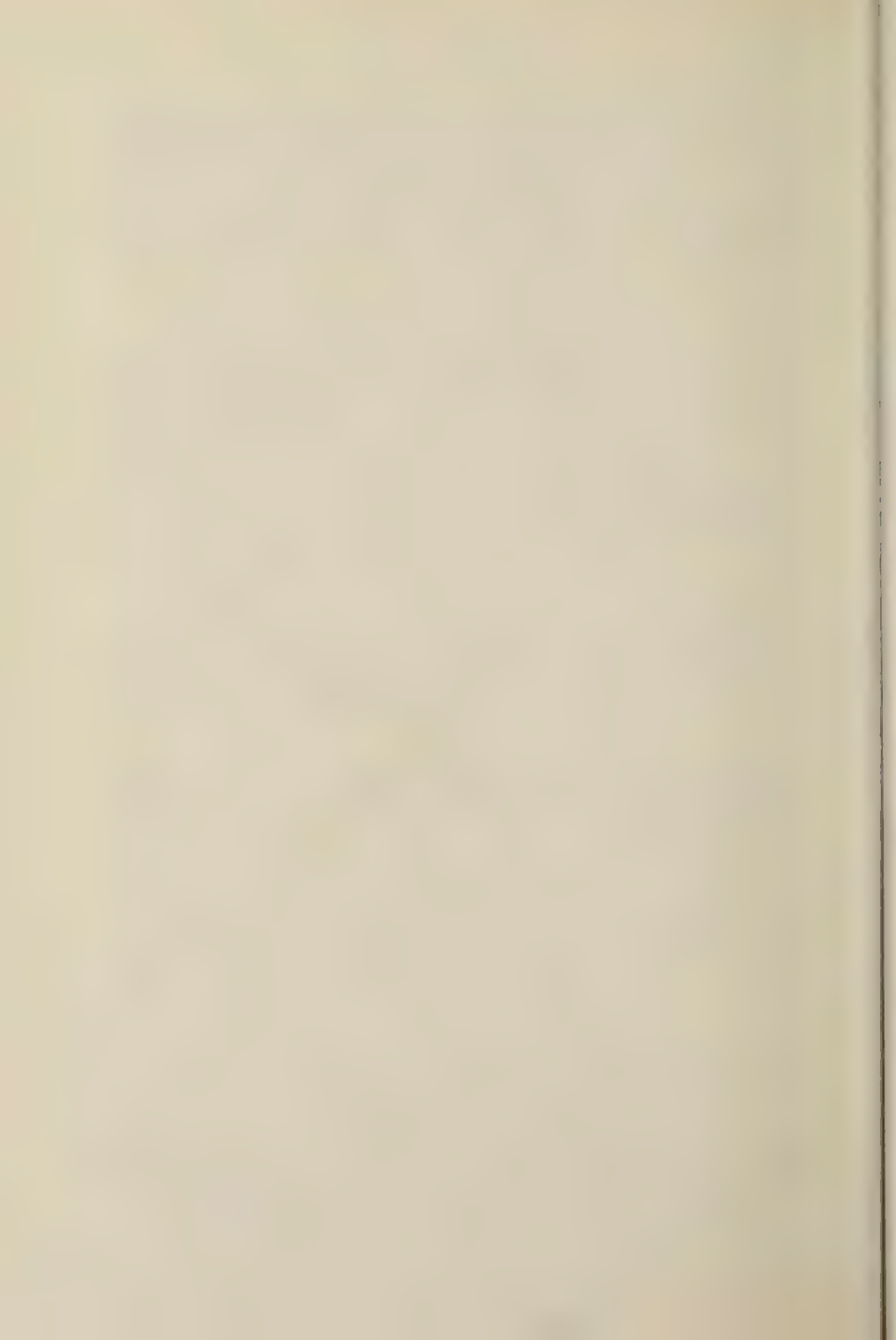
Senate Concurrent Resolution No. 8: By Senator Burns. Relative to final adjournment of the 1962 First Extraordinary Session of the Legislature.

Ordered placed on file.

ADJOURNMENT

At 3.20 p.m., on motion of Senator Fisher, the President declared the Senate adjourned until 2.30 p.m., Thursday, March 29, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FOURTEENTH LEGISLATIVE DAY
TWENTY-THIRD CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Thursday, March 29, 1962

The Senate met at 2.30 p.m.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—37.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Create in us clean hearts, O Lord. Keep us this day in health of body, clearness of mind, purity of heart and cheerfulness of spirit that we may faithfully serve our State and nation. May we so sense a brotherhood of all men, that laws which are here enacted and resolutions that are here passed will be for the lasting good and blessing of the people of this State. Bless each Senator at these desks, O Lord, that he may have Thy strength and help in these days of decision. Our prayer is made in Thy Blessed Name. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day: Senator Thompson, on motion of Senator Backstrand, due to illness. Senator Geddes, on motion of Senator Fisher, due to legislative business.

Senator Shaw, on motion of Senator Burns, due to legislative business.

COMMUNICATIONS

The following communications were received and read, and ordered printed in the Journal:

CITY OF LOS ANGELES, CALIFORNIA
OFFICE OF CITY CLERK
LOS ANGELES, March 26, 1962

Mr. Joseph A. Beck
Secretary of the Senate
State Capitol, Sacramento

GREETINGS: I hereby certify that the attached resolution relative to outlawing or control of draw power was adopted by the Council of the City of Los Angeles at its meeting held March 26, 1962.

Respectfully yours,

WALTER C. PETERSON, City Clerk
By M. B. WILSON, Deputy

(SEAL)

Letter of transmittal ordered printed in the Journal, and the resolution filed with the Secretary of the Senate.

CITY OF LOS ANGELES, CALIFORNIA
OFFICE OF CITY CLERK
LOS ANGELES, March 26, 1962

Mr. Joseph A. Beck
Secretary of the Senate
State Capitol, Sacramento

GREETINGS: I hereby certify that the attached resolution, relative to calling for a special election to be consolidated with the direct primary election, June 5, 1962, providing for submission to the people at that election the extension period of daylight savings time from the last Sunday in September to the last Sunday in October, was adopted by the Council of the City of Los Angeles at its meeting held March 26, 1962.

Respectfully yours,

WALTER C. PETERSON, City Clerk
By M. B. WILSON, Deputy

(SEAL)

Letter of transmittal ordered printed in the Journal, and the resolution filed with the Secretary of the Senate.

CITY OF LOS ANGELES, CALIFORNIA
OFFICE OF CITY CLERK
LOS ANGELES, March 28, 1962

Mr. J. A. Beck
Secretary of Senate
State Capitol, Sacramento

GREETINGS: I hereby certify that the attached resolution, relative to the matter of reappointment of the Senate, was adopted by the Council of the City of Los Angeles at its meeting held March 28, 1962.

Respectfully yours,

WALTER C. PETERSON, City Clerk
By M. B. WILSON, Deputy

(SEAL)

Letter of transmittal ordered printed in the Journal and the resolution filed with the Secretary of the Senate.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 29, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 50

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 50—An act making an appropriation for the purpose of increasing salaries of state officers and employees, to take effect immediately.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 29, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 7

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 7 Relative to Squaw Valley State Park concessions.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 29, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 10

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 10 Relative to commending the City of Lynwood.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 6

Senate Bill No. 19

Senate Bill No. 20

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 28, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 18

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 27

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Finance.

BURNS, Chairman

Above reported bill re-referred to Committee on Finance.

Committee on Judiciary

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Judiciary, to which was referred:

Assembly Bill No. 18

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

REGAN, Chairman

Above reported bill ordered to second reading.

Committee on Rules

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 26

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Water Resources.

BURNS, Chairman

Above reported bill re-referred to Committee on Water Resources.

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 24

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Public Health and Safety.

BURNS, Chairman

Above reported bill re-referred to Committee on Public Health and Safety.

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 39

Assembly Bill No. 6

Assembly Bill No. 7

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Local Government.

BURNS, Chairman

Above reported bills re-referred to Committee on Local Government.

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Assembly Joint Resolution No. 3

Assembly Joint Resolution No. 5

Assembly Joint Resolution No. 4

Assembly Joint Resolution No. 6

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Military and Veterans Affairs.

BURNS, Chairman

Above reported resolutions re-referred to Committee on Military and Veterans Affairs.

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Joint Resolution No. 1

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Water Resources.

BURNS, Chairman

Above reported resolution re-referred to Committee on Water Resources.

Committee on Finance

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 2

Senate Bill No. 26

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

MILLER, Chairman

Above reported bills ordered to second reading.

Committee on Education

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Education, to which was referred:

Assembly Bill No. 30

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

DONNELLY, Chairman

Above reported bill ordered to second reading.

Committee on Local Government

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Local Government, to which was referred:

Senate Bill No. 35

Has had the same under consideration, and reports the same back with recommendations with the recommendation: Amend and do pass as amended.

RATTIGAN, Chairman

Above reported bill ordered to second reading.

Committee on Rules

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 41

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Local Government.

BURNS, Chairman

Above reported bill re-referred to Committee on Local Government.

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 50

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Finance.

BURNS, Chairman

Above reported bill re-referred to Committee on Finance.

RESOLUTIONS

The following resolutions were offered:

By Senator Rodda:

Senate Resolution No. 20

Statewide academic senate for California State Colleges

WHEREAS, The California State Colleges have recently been reorganized and placed under the control of a Board of Trustees, which reorganization does not contain any express provision for an academic senate; and

WHEREAS, The leading universities and colleges in the nation, outstanding of which is the University of California, has found that an academic senate is desirable in that it promotes a program designed to encourage the highest academic and professional standards; and makes employment attractive to men of the highest caliber since it gives them a voice in formulating academic policies; now, therefore, be it

Resolved by the Senate of the State of California, That an investigation be made respecting the establishment of a statewide academic senate for the California State Colleges; and be it further

Resolved, That the Secretary of the Senate is directed to furnish a copy of this resolution to the Senate Rules Committee for referral to an appropriate interim committee for investigation and report to the 1963 Regular Session of the Legislature.

Resolution read, and referred to Committee on Rules.

By Senator Donnelly:

Senate Resolution No. 21

Relative to federal aid for State Highway Route 115

WHEREAS, State Highway Route 115, from San Jose, in Santa Clara County, to Patterson, in Stanislaus County, via the vicinity of Mount Hamilton, is the only east-west connection between the San Joaquin Valley and the seacoast between the Altamont and Pacheco Pass, a distance of over 50 miles; and

WHEREAS, This route, although a part of the state highway system, has not been accepted for maintenance by the California Department of Public Works, and is presently maintained by both Santa Clara and Stanislaus Counties; and

WHEREAS, This route would be of inestimable value as an avenue of escape should there be a need for dispersal of the citizens concentrated on the heavily populated peninsula below San Francisco in the case of an atomic attack or other disaster; and

WHEREAS, The highway is now designated as the only escape route directly eastward from San Jose in the Civil Defense Operations Plan of the State of California; and

WHEREAS, In addition to its national defense benefits, if improved, the highway could be of great economic and recreational benefit to the coast counties and the northern part of the San Joaquin Valley, in particular, and to the nation generally; and

WHEREAS, Because of the heavy commitments of the State of California in its construction and maintenance of highways, money is not available to substantially improve or reroute this highway in order to provide an adequate connection between the coast counties and the San Joaquin Valley for the smooth flow of traffic in case of enemy attack or natural disaster; now, therefore, be it

Resolved by the Senate of the State of California, That the President and Congress of the United States are respectfully memorialized to provide federal funds for the highway between San Jose and Patterson; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, and to each Senator and Representative of the State of California in the Congress of the United States.

Resolution read, and unanimously adopted on motion of Senator Donnelly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 42: By Senator Arnold—An act to amend Section 259 of, the title of Article 3 (commencing with Section 11590) of Chapter 6 of Part 3 of Division 6 of, and Sections 11590 and 11592 of, the Water Code, and to amend Section 1402 of the Public Utilities Code, relating to the acquisition of property for water resources development.

Referred to Committee on Water Resources.

Motion to Print With a Rush Order

Senator Arnold moved that Senate Bill No. 42 be sent to print with a rush order.

Motion carried.

Senate Bill No. 43: By Senator Redda—An act to add Section 11570.1 to the Government Code, relating to state officers and employees.

Referred to Committee on Rules.

Senate Bill No. 44: By Senator Miller—An act to add Section 9356.5 to the Government Code, relating to the retirement of judges.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 9: By Senators Lagomarsino and Collier (Coauthor: Assemblyman Cunningham)—Relative to naming the James J. McBride Bridge.

Referred to Committee on Rules.

Senate Joint Resolution No. 2: By Senator Donnelly—Relative to federal aid for State Highway Route 115.

Referred to Committee on Rules.

Senate Joint Resolution No. 3: By Senators Grunsky, Fisher, Farr, Short, Miller, Stiern, Slattery, Arnold, and Rodda—Relative to aid to students of foreign countries attending colleges and universities in the United States.

Referred to Committee on Rules.

CONSIDERATION OF DAILY FILE SECOND READING OF SENATE BILLS

Senate Concurrent Resolution No. 5—Relating to the administration of the provisions of Section 17503 of the Education Code.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Education:

Amendment No. 1

After line 1 of the heading of the printed measure, insert "(Coauthors: Assemblymen Casey, Garrigus, Hanna, and Winton)".

Amendment read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

Senate Bill No. 37—An act relating to the tide and submerged lands granted to the City of Vallejo by Chapter 310 of the Statutes of 1913.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 1 of the printed bill, strike out line 1, and insert

"SECTION 1. The parcel to which the provisions of this act are applicable consists of that portion of the tide and submerged lands heretofore conveyed to the City of Vallejo upon certain trusts and conditions by Chapter 310 of the Statutes of 1913, more fully described as follows:

Bounded on the Northeast by the Southwesterly boundaries of lands heretofore conveyed by Patents from the State of California to private individuals as tideland surveys; and

Bounded on the West, Southwest and Southeast by a line particularly described as: Beginning at a point located by commencing at the intersection of the South line of Pennsylvania Street with the East line of Santa Clara Street according to the official map of the City of Vallejo filed September 19, 1868 in Book 1 of Maps at Page 123; thence South 88° 53' 30" East, 6.55 feet to the TRUE POINT OF BE-

GINNING (said true point of beginning being marked by Monument No. 101 of the Record of Survey and Partition Map filed in the Office of the County Recorder of Santa Clara County, California on April 29, 1962 in Book 2 of Surveys, Page 37); thence due North 111.85 feet to a point on the existing timber and head constructed by the City of Vallejo during the year 1914; thence due South 298 feet to a point on the conformed post-and rail-head line as established by the U. S. Army Corps of Engineers; thence S. 38° 43' 53" E. along said conformed U. S. Post-and Rail-head line a distance of 3070.25 feet, more or less, to a point on the North-westerly boundary of the area described in Deed to Basalt Rock Company, dated July 25, 1934 and recorded in the office of the County Recorder of said County in Book 124 of Official Records at Page 305; thence N. 54° 14' 45" E. along the boundary of the area described in said Deed a distance of 361.88 feet to a point on the aforementioned existing timber and head, constructed by the City of Vallejo in the year 1914; thence continuing N. 54° 14' 45" E. along said boundary description in Deed to Basalt Rock Company a distance of 220 feet, more or less, to a point on the Southwest boundary of Tidland Survey No. 25-A, sometimes referred to as No. 25."

Amendment No. 2

On page 1, strike out lines 2 to 19, inclusive; on page 2, strike out line 1 to 51, inclusive; and on page 3, strike out lines 1 to 37, inclusive.

Amendment No. 3

On page 3, line 38, strike out "Sec. 3", and insert "Sec. 2".

Amendment No. 4

On page 3, line 40, strike out "Parcel B", and insert "the parcel described in Section 1".

Amendment No. 5

On page 4, line 39, strike out "Parcel B", and insert "the parcel described in Section 1".

Amendment No. 6

On page 4, line 44, strike out "66", and insert "99".

Amendment No. 7

On page 4, line 46, strike out "66", and insert "99".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 23—An act to add Sections 13572 and 11561 to the Government Code, relating to the State Printer.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 1 of the printed bill, strike out lines 5 to 8, inclusive, and insert "proval of the Senate for a term of five years commencing January 15 next following the general election at which the term is created; but he may be reappointed by the Governor, subject to a vote of confidence, at any time. The Governor may, on any vacancy in the office of State Printer, by written appointment name to the committee of the joint senate and house, for any vacancy in the office thereafter for the next term of five years; but any appointment shall be subject to approval of the Senate at the next regular session of the Legislature. No State Printer may continue to hold office after the expiration of his term.

The State Printer shall not engage in a trading capacity in any private business or enterprise."

Amendment No. 2

On page 1, strike out line 13, and insert

"11561. An annual salary of eighteen thousand dollars (\$18,000)".

Amendment No. 3

On page 1, after line 14, insert

"SEC. 3. This act shall become operative on October 1, 1962."

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Finance.

Senator McCarthy Presiding

At 2.48 p.m., Senator McCarthy, Vice Chairman of the Committee on Rules, presiding.

THIRD READING OF SENATE BILLS

Senate Bill No. 1—An act to amend Sections 10, 12, 14, 15, and 17 of, to amend and renumber Section 26 of, and to add Sections 26.1, 26.2, 26.3, 26.4, 26.5, 26.6, 26.7, 26.8, 26.9, 26.10, 26.11, 26.12, 26.13, 26.14, 26.15, and 26.16 to, the Santa Clara County Flood Control and Water Conservation District Act (Chapter 1405 of the Statutes of 1951), relating to flood control and water conservation in Santa Clara County.

Bill read third time, and presented by Senator Rattigan.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 18—An act to amend Section 29157 of, and to add Section 29650.1 to, the Public Utilities Code, and to add Section 54944 to the Government Code, relating to the San Francisco Bay Area Rapid Transit District, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 6—An act to add Section 2400.5 to the Business and Professions Code, relating to the Board of Medical Examiners of the State of California.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino,

McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 19.—An act to amend an initiative act entitled "An act to establish a board of osteopathic examiners, to provide for their appointment, and to prescribe their powers and duties; to regulate the examination of applicants, who are graduates of osteopathic schools, for any form of certificate to treat disease, injuries, deformities or other physical or mental conditions; to regulate the practice of those so licensed, who are graduates of osteopathic schools; to impose upon said board of osteopathic examiners all duties and functions, relating to graduates of osteopathic schools, holding or applying for any form of certificate or license, heretofore exercised and performed by the board of medical examiners of the State of California under the provisions of the state medical practice act, approved June 2, 1913, and acts amendatory thereof" approved by electors November 7, 1922, by adding Sections 2, 3, and 4 thereto and by repealing Sections 2 and 3 thereof, relating to the practice of osteopathy, said amendment to take effect upon the approval thereof by the electors, and providing for the submission thereof to the electors at a special election to be consolidated with the 1962 general election.

Bill read third time.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Senate Bill No. 19:

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 21, 1962

To the Honorable Members of the Senate and Assembly:

Senate Bill No. 19, "An act to amend an initiative act entitled 'An act to establish a board of osteopathic examiners, to provide for their appointment, and to prescribe their powers and duties; to regulate the examination of applicants, who are graduates of osteopathic schools, for any form of certificate to treat disease, injuries, deformities or other physical or mental conditions; to regulate the practice of those so licensed, who are graduates of osteopathic schools; to impose upon said board of osteopathic schools, holding or applying for any form of certificate or license, heretofore exercised and performed by the board of medical examiners of the State of California under the provisions of the state medical practice act, approved June 2, 1913, and acts amendatory thereof' approved by electors November 7, 1922, by adding Sections 2, 3, and 5 thereto and by repealing Sections 2 and 3 thereof, relating to the practice of osteopathy, said amendments to take effect upon the approval thereof by the electors, and providing for the submission thereof to the electors pursuant to Section 1b of Article IV of the State Constitution"

in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Senate Bill No. 19 as an emergency measure.

Respectfully submitted,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Begovich, Brown, Byrne, Christensen, Cohey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino,

McAteer, McCarthy, Murdy, Quick, Rattigan, Regan, Rodda, Short, Stiern, Surgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—30.
 NOES—Senator O'Sullivan—1.

Bill ordered transmitted to the Assembly.

Senate Bill No. 20—An act to add Section 2451.3 to the Business and Professions Code, relating to physicians and surgeons.

Bill read third time.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Senate Bill No. 20:

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
 SACRAMENTO, March 21, 1962

To the Honorable Members of the Senate and Assembly:

Senate Bill No. 20, "An act to add Section 2450.3 to the Business and Professions Code, relating to physicians and surgeons."

In my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Senate Bill No. 20 as an emergency measure.

Respectfully submitted,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Grunsky, Holmdehl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, Quick, Rattigan, Regan, Rodda, Short, Stiern, Surgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—30.
 NOES—None.

Bill ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 5—Congratulating the *Enterprise-Journal*.

Resolution read, and presented by Senator Dolwig.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Grunsky, Holmdehl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Stiern, Surgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

MOTION TO CONSIDER SENATE BILL NO. 2

Senator Cameron moved that Senate Bill No. 2 be taken up at this time for the purpose of consideration.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 2—An act to add Chapter 1.5 (commencing with Section 5095.1) to Division 5 of the Public Resources Code, relating to financing of a program of developing state and county beach, park, recreational and historical facilities by providing the funds necessary

therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of this act to a vote of the people at the general election to be held in the month of November, 1962.

Bill read second time.

Motion to Amend

Senator Christensen moved the adoption of the following amendments:

Amendment No. 1

On page 2, line 11, of the printed bill, as amended in Senate March 28, 1962, after the period, insert: "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located."

Amendment No. 2

On page 2, between lines 11 and 12, insert

"For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not recommend the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located."

Amendment No. 3

On page 2, line 48, after the period, insert "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county in which 20 percent or more of the acreage in the county is owned by the State or the federal government unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located."

Amendment No. 4

On page 2, between lines 48 and 49, insert

"For the purpose of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county in which 20 percent or more of the acreage in the county is owned by the State or the federal government unless an in-lieu tax shall be paid by the Department of Parks and Recreation to the county in which the lands proposed to be acquired are located pursuant to the following provisions:

Where lands have been acquired for state beaches, parks, recreational facilities, and historical monuments pursuant to the provisions of this act, and so long as the State continues to own such lands, the Department of Parks and Recreation shall annually pay to each county and school district in which such lands are located an amount computed as follows:

(a) There shall be determined an amount equal to the taxes levied by the county and by or on behalf of each school district on similar lands similarly situated;

(b) From this amount there shall be deducted an amount equal to 2 per centum of the taxes levied on the total assessed valuation of land within the county and each school district;

(c) The resulting balance, if any, shall be paid as follows:

(1) Fifty percent to the county;

(2) Fifty percent to the school districts within the county in which districts are located any state lands by virtue of which the payments are made. Each such district shall receive a share of such 50 percent equal to the proportion which the acreage of the state lands within the district bears to the total acreage of the state lands in all the school districts.

Payments shall be made from funds hereafter made available from the General Fund for the purpose.

The determination of what constitutes similar lands similarly situated shall be made by the county assessor. The department may protest the determination of such assessor, in which case a committee consisting of the assessor, a representative of the State Board of Equalization and a representative of the department shall determine the amount due each county and school district under this section."

Amendment No. 5

On page 4, line 14, after the period, insert "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located, or unless an in-lieu tax is authorized to be paid by the Department of Parks and Recreation to the county in which the lands proposed to be acquired are located pursuant to the following provisions:

Where lands have been acquired for state beaches, parks, recreational facilities, and historical monuments pursuant to the provisions of this act, and so long as the State continues to own such lands, the Department of Parks and Recreation may annually pay to each county and school district in which such lands are located an amount computed as follows:

(a) There shall be determined an amount equal to the taxes levied by the county and by or on behalf of each school district on similar lands similarly situated;

(b) From this amount there shall be deducted an amount equal to 2 per centum of the taxes levied on the total assessed valuation of land within the county and each school district;

(c) The resulting balance, if any, shall be paid as follows:

(1) Fifty percent to the county.

(2) Fifty percent to the school districts within the county in which districts are located any state lands by virtue of which the payments are made. Each such district shall receive a share of such 50 percent equal to the proportion which the acreage of the state lands within the district bears to the total acreage of the state lands in all the school districts.

Payments may be made from funds hereafter made available from the General Fund for the purpose.

The determination of what constitutes similar lands similarly situated shall be made by the county assessor. The department may protest the determination of such assessor, in which case a committee consisting of the assessor, a representative of the State Board of Equalization and a representative of the department shall determine the amount due each county and school district under this section.

If the in-lieu tax is to be paid as herein authorized, the consent of the board of supervisors of the county in which the lands proposed to be acquired are located shall not be required."

Amendment No. 6

On page 4, between lines 14 and 15, insert "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county in which 20 percent or more of the acreage in the county is owned by the State or the federal government unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located, and unless an in-lieu tax shall be paid by the Department of Parks and Recreation to the county in which the lands proposed to be acquired are located pursuant to the following provisions:

Where lands have been acquired for state beaches, parks, recreational facilities, and historical monuments pursuant to the provisions of this act, and so long as the State continues to own such lands, the Department of Parks and Recreation shall annually pay to each county and school district in which such lands are located an amount computed as follows:

(a) There shall be determined an amount equal to the taxes levied by the county and by or on behalf of each school district on similar lands similarly situated;

(b) From this amount there shall be deducted an amount equal to 2 per centum of the taxes levied on the total assessed valuation of land within the county and each school district;

(c) The resulting balance, if any, shall be paid as follows:

(1) Fifty percent to the county.

(2) Fifty percent to the school districts within the county in which districts are located any state lands by virtue of which the payments are made. Each such district shall receive a share of such 50 percent equal to the proportion which the acreage of the state lands within the district bears to the total acreage of the state lands in all the school districts.

Payments shall be made from funds hereafter made available from the General Fund for the purpose.

The determination of what constitutes similar lands similarly situated shall be made by the county assessor. The department may protest the determination of such assessor, in which case a committee consisting of the assessor, a representative of the State Board of Equalization and a representative of the department shall determine the amount due each county and school district under this section."

Amendment No. 1a

On page 2, line 11, after the period, insert "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located; provided, that the approval by the board of supervisors shall be required only in the Counties of Humboldt, -----".

Amendment No. 2b

On page 2, between lines 11 and 12, insert

"For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not recommend the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located; provided, that the approval by the board of supervisors shall be required only in the Counties of Humboldt,

Amendment No. 3c

On page 2, line 48, after the period, insert "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county in which 20 percent or more of the acreage in the county is owned by the State or the federal government unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located; provided, that the approval by the board of supervisors shall be required only in the Counties of Humboldt, -----".

Amendment No. 4d

On page 2, between lines 48 and 49, insert

"For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county in which 20 percent or more of the acreage in the county is owned by the State or the federal government unless an in-lieu tax shall be paid by the Department of Parks and Recreation to the county in which the lands proposed to be acquired are located pursuant to the following provisions:

Where lands have been acquired for state beaches, parks, recreational facilities, and historical monuments pursuant to the provisions of this act, and so long as the State continues to own such lands, the Department of Parks and Recreation shall annually pay to each county and school district in which such lands are located an amount computed as follows:

(a) There shall be determined an amount equal to the taxes levied by the county and by or on behalf of each school district on similar lands similarly situated;

(b) From this amount there shall be deducted an amount equal to 2 per centum of the taxes levied on the total assessed valuation of land within the county and each school district;

(c) The resulting balance, if any, shall be paid as follows:

(1) Fifty percent to the county;

(2) Fifty percent to the school districts within the county in which districts are located any state lands by virtue of which the payments are made. Each such district shall receive a share of such 50 percent equal to the proportion which the acreage of the state lands within the district bears to the total acreage of the state lands in all the school districts.

Payments shall be made from funds hereafter made available from the General Fund for the purpose; provided that the payment of this in-lieu tax shall be paid only to the Counties of Humboldt.

The determination of what constitutes similar lands similarly situated shall be made by the county assessor. The department may protest the determination of such assessor, in which case a committee consisting of the assessor, a representative of the State Board of Equalization and a representative of the department shall determine the amount due each county and school district under this section."

Amendment No. 5e

On page 4, line 14, after the period, insert "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located, or unless

an in-lieu tax is authorized to be paid by the Department of Parks and Recreation to the county in which the lands proposed to be acquired are located pursuant to the following provisions:

Where lands have been acquired for state beaches, parks, recreational facilities, and historical monuments pursuant to the provisions of this act, and so long as the State continues to own such lands, the Department of Parks and Recreation may annually pay to each county and school district in which such lands are located an amount computed as follows:

(a) There shall be determined an amount equal to the taxes levied by the county and by or on behalf of each school district on similar lands similarly situated;

(b) From this amount there shall be deducted an amount equal to 2 per centum of the taxes levied on the total assessed valuation of land within the county and each school district;

(c) The resulting balance, if any, shall be paid as follows:

(1) Fifty percent to the county.

(2) Fifty percent to the school districts within the county in which districts are located any state lands by virtue of which the payments are made. Each such district shall receive a share of such 50 percent equal to the proportion which the acreage of the state lands within the district bears to the total acreage of the state lands in all the school districts.

Payments may be made from funds hereafter made available from the General Fund for the purpose; provided, that the approval of the Board of Supervisors, or the payment of an in-lieu tax, shall be required only in the Counties of Humboldt,

The determination of what constitutes similar lands similarly situated shall be made by the county assessor. The department may protest the determination of such assessor, in which case a committee consisting of the assessor, a representative of the State Board of Equalization and a representative of the department shall determine the amount due each county and school district under this section.

If the in-lieu tax is to be paid as herein authorized, the consent of the board of supervisors of the county in which the lands proposed to be acquired are located shall not be required."

Amendment No. 6f

On page 4, between lines 14 and 15, insert "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county in which twenty percent or more of the acreage in the county is owned by the State or the federal government unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located, and unless an in-lieu tax shall be paid by the Department of Parks and Recreation to the county in which the lands proposed to be acquired are located pursuant to the following provisions:

Where lands have been acquired for state beaches, parks, recreational facilities, and historical monuments pursuant to the provisions of this act, and so long as the State continues to own such lands, the Department of Parks and Recreation shall annually pay to each county and school district in which such lands are located an amount computed as follows:

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(b) From this amount there shall be deducted an amount equal to 2 per centum of the taxes levied on the total assessed valuation of land within the county and each school district;

(c) The resulting balance, if any, shall be paid as follows:

(1) Fifty percent to the county.

(2) Fifty percent to the school districts within the county in which districts are located any state lands by virtue of which the payments are made. Each such district shall receive a share of such 50 percent equal to the proportion which the acreage of the state lands within the district bears to the total acreage of the state lands in all the school districts.

Payments shall be made from funds hereafter made available from the General Fund for the purpose; provided, that the approval of the Board of Supervisors and the payment of an in-lieu tax shall be required only in the Counties of Humboldt,

The determination of what constitutes similar lands similarly situated shall be made by the county assessor. The department may protest the determination of such assessor, in which case a committee consisting of the assessor, a representative of the State Board of Equalization and a representative of the department shall determine the amount due each county and school district under this section."

Amendments read.

Division of the Amendments

Senator Christensen demanded a division of the amendments, that amendments 1, 2, and 3 be considered together and amendments 4, 5, and 6 be considered together, and that amendments 1a, 2b, and 3c be considered together, and that amendments 4d, 5e, and 6f be considered together.

Consideration of Amendments 1, 2, and 3

Amendment No. 1

On page 2, line 11, of the proposed bill, as amended in Senate March 28, 1962, after the period, insert: "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located."

Amendment No. 2

On page 2, between lines 11 and 12, insert: "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not recommend the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located."

Amendment No. 3

On page 2, line 48, after the period, insert "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county in which twenty percent or more of the acreage in the county is owned by the State or the federal government unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located."

Amendments 1, 2, and 3 refused adoption.

Consideration of Amendments 4, 5, and 6

Amendment No. 4

On page 2, between lines 48 and 49, insert:

"For the purposes of subdivision (d) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county in which 20 percent or more of the acreage in the county is owned by the State or the federal government unless an in-lieu tax shall be paid by the Department of Parks and Recreation to the county in which the lands proposed to be acquired are located pursuant to the following provisions:

"When lands have been acquired for state beaches, parks, recreational facilities, and historical monuments pursuant to the provisions of this act, and so long as the State continues to own such lands, the Department of Parks and Recreation shall annually pay to each county and school district in which such lands are located an amount computed as follows:

(a) There shall be determined an amount equal to the taxes levied by the county and by or on behalf of each school district on similar lands similarly situated;

(b) From this amount there shall be deducted an amount equal to 2 per centum of the taxes based on the total assessed valuation of land within the county and each school district;

(c) The resulting balance, if any, shall be paid as follows:

(1) Fifty percent to the county;

(2) Fifty percent to the school districts within the county in which districts are located any state lands by virtue of which the payments are made. Each such district shall receive a share of such 50 percent equal to the proportion which the acreage of the state lands within the district bears to the total acreage of the state lands in all the school districts.

Payments shall be made from funds hereafter made available from the General Fund for the purpose.

The determination of what constitutes similar lands similarly situated shall be made by the county assessor. The department may protest the determination of such

assessor, in which case a committee consisting of the assessor, a representative of the State Board of Equalization and a representative of the department shall determine the amount due each county and school district under this section."

Amendment No. 5

On page 4, line 14, after the period, insert "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located, or unless an in-lieu tax is authorized to be paid by the Department of Parks and Recreation to the county in which the lands proposed to be acquired are located pursuant to the following provisions:

Where lands have been acquired for state beaches, parks, recreational facilities, and historical monuments pursuant to the provisions of this act, and so long as the State continues to own such lands, the Department of Parks and Recreation may annually pay to each county and school district in which such lands are located an amount computed as follows:

(a) There shall be determined an amount equal to the taxes levied by the county and by or on behalf of each school district on similar lands similarly situated;

(b) From this amount there shall be deducted an amount equal to 2 per centum of the taxes levied on the total assessed valuation of land within the county and each school district;

(c) The resulting balance, if any, shall be paid as follows:

(1) Fifty percent to the county.

(2) Fifty percent to the school districts within the county in which districts are located any state lands by virtue of which the payments are made. Each such district shall receive a share of such 50 percent equal to the proportion which the acreage of the state lands within the district bears to the total acreage of the state lands in all the school districts.

Payments may be made from funds hereafter made available from the General Fund for the purpose.

The determination of what constitutes similar lands similarly situated shall be made by the county assessor. The department may protest the determination of such assessor, in which case a committee consisting of the assessor, a representative of the State Board of Equalization and a representative of the department shall determine the amount due each county and school district under this section.

If the in-lieu tax is to be paid as herein authorized, the consent of the Board of Supervisors of the county in which the lands proposed to be acquired are located shall not be required."

Amendment No. 6

On page 4, between lines 14 and 15, insert "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county in which 20 percent or more of the acreage in the county is owned by the State or the federal government unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located, and unless an in-lieu tax shall be paid by the Department of Parks and Recreation to the county in which the lands proposed to be acquired are located pursuant to the following provisions:

Where lands have been acquired for state beaches, parks, recreational facilities, and historical monuments pursuant to the provisions of this act, and so long as the State continues to own such lands, the Department of Parks and Recreation shall annually pay to each county and school district in which such lands are located an amount computed as follows:

(a) There shall be determined an amount equal to the taxes levied by the county and by or on behalf of each school district on similar lands similarly situated;

(b) From this amount there shall be deducted an amount equal to 2 per centum of the taxes levied on the total assessed valuation of land within the county and each school district;

(c) The resulting balance, if any, shall be paid as follows:

(1) Fifty percent to the county.

(2) Fifty percent to the school districts within the county in which districts are located any state lands by virtue of which the payments are made. Each such district shall receive a share of such 50 percent equal to the proportion which the acreage of the state lands within the district bears to the total acreage of the state lands in all the school districts.

Payments shall be made from funds hereafter made available from the General Fund for the purpose.

The determination of what constitutes similar lands similarly situated shall be made by the county assessor. The department may precast the determination of such assessor, in which case a committee consisting of the assessor, a representative of the State Board of Equalization and a representative of the department shall determine the amount due each county and school district under this section."

Amendments 4, 5, and 6 refused adoption.

President pro Tempore of the Senate Presiding

At 4 p.m., Hon. Hugh M. Barnes, President pro Tempore of the Senate, presiding.

Motion to Add Mendocino

Senator Skatery moved that Mendocino be added to amendments 1a, 2b, 3c, 4d, 5e, and 6f.

Motion carried.

Consideration of Amendments 1a, 2b, and 3c

Amendment No. 1a

On page 2, line 11, after the period, insert: "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located; provided, that the approval by the board of supervisors shall be required only in the Counties of Humboldt and Mendocino".

Amendment No. 2b

On page 2, between lines 11 and 12, insert

"For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not recommend the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located; provided, that the approval by the board of supervisors shall be required only in the Counties of Humboldt and Mendocino".

Amendment No. 3c

On page 2, line 48, after the period, insert: "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county in which 20 percent or more of the acreage in the county is owned by the State or the federal government unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located; provided, that the approval by the board of supervisors shall be required only in the Counties of Humboldt and Mendocino".

Amendments 1a, 2b, and 3c refused adoption.

Consideration of Amendments 4d, 5e, and 6f

Amendment No. 4d

On page 2, between lines 48 and 49, insert

"For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county in which 20 percent or more of the acreage in the county is owned by the State or the federal government unless an in-lieu tax shall be paid by the Department of Parks and Recreation to the county in which the lands proposed to be acquired are located pursuant to the following provisions:

Where lands have been acquired for state beaches, parks, recreational facilities, and historical monuments pursuant to the provisions of this act, and so long as the State continues to own such lands, the Department of Parks and Recreation shall annually pay to each county and school district in which such lands are located an amount computed as follows:

(a) There shall be determined an amount equal to the taxes levied by the county and by or on behalf of each school district on similar lands similarly situated;

(b) From this amount there shall be deducted an amount equal to 2 percentum of the taxes levied on the total assessed valuation of land within the county and each school district;

(c) The resulting balance, if any, shall be paid as follows:

(1) Fifty percent to the county.

(2) Fifty percent to the school districts within the county in which districts are located any state lands by virtue of which the payments are made. Each such district shall receive a share of such 50 percent equal to the proportion which the acreage of the state lands within the district bears to the total acreage of the state lands in all the school districts.

Payments shall be made from funds hereafter made available from the General Fund for the purpose; provided that the payment of this in-lieu tax shall be paid only to the Counties of Humboldt and Mendocino.

The determination of what constitutes similar lands similarly situated shall be made by the county assessor. The department may protest the determination of such assessor, in which case a committee consisting of the assessor, a representative of the State Board of Equalization and a representative of the department shall determine the amount due each county and school district under this section."

Amendment No. 5e

On page 4, line 14, after the period, insert "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county unless the acquisition of such lands has been approved by the Board of Supervisors of each county in which the lands proposed to be acquired are located, or unless an in-lieu tax is authorized to be paid by the Department of Parks and Recreation to the county in which the lands proposed to be acquired are located pursuant to the following provisions:

Where lands have been acquired for state beaches, parks, recreational facilities, and historical monuments pursuant to the provisions of this act, and so long as the State continues to own such lands, the Department of Parks and Recreation may annually pay to each county and school district in which such lands are located an amount computed as follows:

(a) There shall be determined an amount equal to the taxes levied by the county and by or on behalf of each school district on similar lands similarly situated;

(b) From this amount there shall be deducted an amount equal to 2 percent of the taxes levied on the total assessed valuation of land within the county and each school district;

(c) The resulting balance, if any, shall be paid as follows:

(1) Fifty percent to the county.

(2) Fifty percent to the school districts within the county in which districts are located any state lands by virtue of which the payments are made. Each such district shall receive a share of such 50 percent equal to the proportion which the acreage of the state lands within the district bears to the total acreage of the state lands in all the school districts.

Payments may be made from funds hereafter made available from the General Fund for the purpose; provided, that the approval of the Board of Supervisors, or the payment of an in-lieu tax, shall be required only in the Counties of Humboldt and Mendocino.

The determination of what constitutes similar lands similarly situated shall be made by the county assessor. The department may protest the determination of such assessor, in which case a committee consisting of the assessor, a representative of the State Board of Equalization and a representative of the department shall determine the amount due each county and school district under this section.

If the in-lieu tax is to be paid as herein authorized, the consent of the board of supervisors of the county in which the lands proposed to be acquired are located shall not be required."

Amendment No. 6f

On page 4, between lines 14 and 15, insert "For the purposes of subdivision (b) of Section 5095.7, the Department of Parks and Recreation shall not expend any of the bond proceeds authorized by this chapter for the acquisition of lands for state beaches, parks, recreational facilities, and historical monuments in any county in which 20 percent or more of the acreage in the county is owned by the State or the federal government unless the acquisition of such lands has been approved by the board of supervisors of each county in which the lands proposed to be acquired are located, and unless an in-lieu tax shall be paid by the Department of Parks and Recreation to the county in which the lands proposed to be acquired are located pursuant to the following provisions:

Where lands have been acquired for state beaches, parks, recreational facilities, and historical monuments pursuant to the provisions of this act, and so long as the State continues to own such lands, the Department of Parks and Recreation shall annually pay to each county and school district in which such lands are located an amount computed as follows:

(a) There shall be determined an amount equal to the taxes levied by the county and by or on behalf of each school district on similar lands similarly situated;

(b) From this amount there shall be deducted an amount equal to 2 per centum of the taxes levied on the total assessed valuation of land within the county and each school district;

(c) The resulting balance, if any, shall be paid as follows:

(1) Fifty percent to the county.

(2) Fifty percent to the school districts within the county in which districts are located any state lands by virtue of which the payments are made. Each such district shall receive a share of such 50 percent equal to the proportion which the acreage of the state lands within the district bears to the total acreage of the state lands in all the school districts.

Payments shall be made from funds hereafter made available from the General Fund for the purpose; provided, that the approval of the board of supervisors and the payment of an in-lieu tax shall be required only in the Counties of Humboldt and Mendocino.

The determination of what constitutes similar lands similarly situated shall be made by the county assessor. The department may protest the determination of such assessor, in which case a committee consisting of the assessor, a representative of the state board of equalization and a representative of the department shall determine the amount due each county and school district under this section."

Amendments 4d, 5e, and 6f refused adoption.

Further Consideration of Senate Bill No. 2

Senate Bill No. 2. An act to add Chapter 15 (commencing with Section 50541) to Division 5 of the Public Resources Code, relating to financing of a project in or neighboring state and county beach, park, recreational and historical facilities by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of this act to a vote of the people at the general election to be held in the month of November, 1962.

Bill read third time.

Previous Question

Senator Filkins moved the previous question.

Motion carried.

The roll was called, and the bill passed by the following vote:

AYES—Arnold, Bogovich, Brown, Burns, Cameron, Cobey, Donnelly, Farr, Fisher, Goss, Grunke, Hensoldt, Johnson, Lagomarcino, Miller, Quick, Rattigan, Regan, Rendon, Smith, Slater, Smith, Surgeon, Tule, J. Howard Williams, and Robert D. Wilson. 26.

NOES—Senators Pacheco, Bayle, Christensen, McAttee, McCarthy, and Merriam. 6.

Bill ordered transmitted to the Assembly.

ADJOURNMENT

At 4:38 p.m., on motion of Senator Brown, the President declared the Senate adjourned until 2:30 p.m., Friday, March 30, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FIFTEENTH LEGISLATIVE DAY
TWENTY-FOURTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Friday, March 30, 1962

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rafferty, Regan, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

O Thou who art the Good Shepherd who leadeth those who trust in Thee beside the still waters into the green pastures, grant us Thy peace. In the midst of conflict and turmoil, give us serene spirits, able to know and understand Thy purpose. May these Senators of this State have Thy blessing. Thou hast laid heavy responsibilities and duties upon them, but Thou hast done so because they are able and informed men. May the strongest pressure and most valid influence in their lives be Thy pressure and Thy blessing. So fulfill in every obedient heart, the promise of Thy presence and Thy love, enabling each one to do that which is well-pleasing in Thy sight, O Lord our strength and our Redeemer. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Richards, on motion of Senator Rodda, due to personal business.

Senator Dolwig, on motion of Senator Burns, due to personal business.

Senator McCarthy, on motion of Senator Burns, due to personal business.

Senator McAteer, on motion of Senator Burns, due to legislative business.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 37

Senate Concurrent Resolution No. 5

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 29, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 2

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 4

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

Committee on Governmental Efficiency

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which were referred:

Senate Bill No. 31

Senate Bill No. 33

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, do pass as amended, and be re-referred to the Committee on Finance.

GIBSON, Chairman

Above reported bills ordered to second reading.

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which were referred:

Senate Bill No. 32

Senate Bill No. 38

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

GIBSON, Chairman

Above reported bills ordered to second reading.

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Assembly Bill No. 2

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and re-refer to the Committee on Rules for assignment to appropriate interim committee for study.

Above reported bill ordered to second reading.

GIBSON, Chairman

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Senate Bill No. 22

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

GIBSON, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Senate Bill No. 36

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, do pass as amended, and be re-referred to the Committee on Finance.

GIBSON, Chairman

Above reported bill ordered to second reading.

Committee on Revenue and Taxation

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred: Assembly Bill No. 21

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

GRUNSKY, Chairman

Above reported bill ordered to second reading.

Committee on Finance

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Finance, to which was referred:

Assembly Bill No. 27

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to the Committee on Public Utilities.

MILLER, Chairman

Above reported bill re-referred to Committee on Public Utilities.

Committee on Public Health and Safety

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Public Health and Safety, to which was referred:

Senate Bill No. 24

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

STIERN, Vice Chairman

Above reported bill ordered to second reading.

Committee on Water Resources

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Water Resources, to which were referred:

Senate Bill No. 8

Assembly Bill No. 26

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

J. HOWARD WILLIAMS, Chairman

Above reported bills ordered to second reading.

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Water Resources, to which were referred:

Senate Bill No. 27

Senate Bill No. 28

Senate Bill No. 42

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Rules for assignment to an appropriate interim committee for further study.

J. HOWARD WILLIAMS, Chairman

Above reported bills re-referred to Committee on Rules.

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Water Resources, to which was referred:
Senate Bill No. 10

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Finance.

J. HOWARD WILLIAMS, Chairman

Above reported bill re-referred to Committee on Finance.

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Water Resources, to which was referred:
Assembly Bill No. 22

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

J. HOWARD WILLIAMS, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Water Resources, to which was referred:
Assembly Joint Resolution No. 1

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

J. HOWARD WILLIAMS, Chairman

Above reported resolution ordered to third reading.

Committee on Rules

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:
Assembly Concurrent Resolution No. 10

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:
Senate Constitutional Amendment No. 1

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, be adopted as amended.

BURNS, Chairman

Above reported resolution ordered to second reading.

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:
Senate Joint Resolution No. 2
Senate Concurrent Resolution No. 9

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Transportation.

BURNS, Chairman

Above reported resolutions re-referred to Committee on Transportation.

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:
Senate Bill No. 43
Senate Bill No. 44

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bills re-referred to Committee on Governmental Efficiency.

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Resolution No. 20

Senate Joint Resolution No. 3

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Education.

BURNS, Chairman

Above reported resolutions re-referred to Committee on Education.

Committee on Military and Veterans Affairs

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Military and Veterans Affairs, to which were referred:

Assembly Joint Resolution No. 3

Assembly Joint Resolution No. 5

Assembly Joint Resolution No. 4

Assembly Joint Resolution No. 6

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

CHRISTENSEN, Chairman

Above reported resolutions ordered to third reading.

Committee on Transportation

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Senate Concurrent Resolution No. 9

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

COLLIER, Chairman

Above reported resolution ordered to third reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committee this legislative day be given second reading.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)**Senate Bill No. 31**—An act to amend Section 53065 of the Government Code, relating to districts.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 1 of the printed bill, as amended in Senate March 27, 1962, strike out lines 6 to 14, inclusive; and on page 2, strike out lines 1 to 5, inclusive, and insert "including junior colleges. Not less than 25 percent of the proceeds from the sale of bonds pursuant to this act shall be available for expenditure for major building construction, equipment and site acquisition for junior colleges."

Amendment read, and adopted.

Bill ordered printed, and re-referred to Committee on Finance.

Senate Bill No. 33—An act to amend Sections 75030.5, 75101, 75102, and 75103 of the Government Code, relating to judges' retirement, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "75030.5".

Amendment No. 2

On page 1, strike out lines 1 to 19, inclusive; and on page 2, strike out lines 1 to 32, inclusive, and insert
"SECTION 1. Section 75101 of the Government Code is amended to read:".

Amendment No. 3

On page 2, line 38, after "with", insert "the salaries for".

Amendment No. 4

On page 2, line 40, strike out "3½", and insert "4".

Amendment No. 5

On page 2, line 42, strike out "3", and insert "2".

Amendment No. 6

On page 2, strike out line 44, and insert "commencing with the salary for the month of May, 1962, deduct 4 per-".

Amendment No. 7

On page 3, line 1, strike out "4", and insert "3".

Amendment No. 8

On page 3, line 2, strike out "3½", and insert "4".

Amendment No. 9

On page 3, strike out line 8, and insert
SEC. 4. This act shall become opera-".

Amendment No. 10

On page 3, line 10, strike out "6", and insert "5".

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Finance.

Senate Bill No. 32 An act to amend Section 75060 of the Government Code, relating to judges, declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 38 An act to add Sections 22602.1 and 22701.1 to the Education Code, relating to the salaries of state higher education officers.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 22 An act to amend Section 14006 of, and to add Section 11551.1 to, the Government Code, relating to the State Architect.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Government Efficiency:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "11551.1", and insert "11560".

Amendment No. 2

On page 1, line 4, strike out "and"; and strike out lines 5 to 10, inclusive, and insert "the Governor with the approval of the Senate for a term of four years commencing with January 15, next following the general election at which a Governor is elected; but he may be dismissed by the Governor, with or without cause, at any time. The Governor may fill the office of State Architect by interim appointment prior to the commencement of the first term in 1963 and may fill any vacancy in the office thereafter for the unexpired portion of the term but such appointment shall be subject to approval of the Senate at the next regular session of the Legislature. No State Architect may continue to hold office after the expiration of his term.

No person shall be eligible for the office of State Architect who has not, for a period of five years next preceding his appointment, held a certificate to practice architecture in California issued by the California State Board of Architectural Examiners. No person shall be eligible for the office of State Architect who is not a member of the American Institute of Architects.

The State Architect shall not engage in the private practice of architecture or in a managing capacity in any private business or enterprise.

SEC. 2. Section 11560 is added to said code, to read:

11560. An annual salary of twenty thousand dollars (\$20,000) shall be paid to the State Architect."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 36—An act to add Division 1.5 (commencing with Section 160) to the Labor Code, relating to automation and technological developments, creating the Commission on Automation and Technological Developments, prescribing its powers and duties, and making an appropriation therefor.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "Division 1.5 (commencing with Section 160) to".

Amendment No. 2

In line 2 of the title, strike out "the Labor Code", and insert "Article 5 (commencing with Section 460) to Chapter 2, Part 1, Division 1, of the Unemployment Insurance Code".

Amendment No. 3

In line 3 of the title, strike out "Commission", and insert "Committee".

Amendment No. 4

On page 1, strike out lines 1 and 2, and insert "SECTION 1. Article 5 (commencing with Section 460) is added to Chapter 2, Part 1, Division 1, of the Unemployment Insurance Code, to read:".

Amendment No. 5

On page 1, line 4, strike out "Division 1.5. Commission", and insert "Article 5. Committee".

Amendment No. 6

On page 1, line 7, strike out "160", and insert "460".

Amendment No. 7

On page 2, strike out lines 30 to 34, inclusive, and insert "461. An advisory committee to the Director of Employment to be known as the Committee on Automation and Technological Developments is hereby created. The membership of the committee shall consist of 13 members".

Amendment No. 8

On page 2, strike out lines 43 to 50, inclusive; and on page 3 strike out lines 1 to 9, inclusive, and insert.

"462. Two members of the Senate appointed by the Senate Committee on Rules and two Members of the Assembly appointed by the Speaker shall constitute a Joint Legislative Investigating Committee on the subject of this article and as such shall

have all powers and duties conferred and imposed upon such committees by the Joint Rules of the Senate and Assembly. The Members of the Legislature appointed pursuant to this section shall participate in the activities of the Committee on Automation and Technology and Technology in the report that such participation is not incompatible with their respective positions as Members of the Legislature."

Amendment No. 9

On page 3, strike out line 10, and insert

"that the ~~Members~~ of the committee appointed by the Governor shall serve without".

Amendment No. 10

On page 3, line 14, strike out "67", and insert "464"

Amendment No. 11

On page 3, strike out lines 15 to 18, inclusive, and insert "the committee as the chairman of the committee."

Amendment No. 12

On page 3, line 19, strike out "168. The commission", and insert "465. The committee"

Amendment No. 13

On page 3, line 20, strike out "commission", and insert "committee".

Amendment No. 14

On page 3, strike out lines 22 to 43, inclusive, and insert "465. The committee shall"

Amendment No. 15

On page 4, line 23, strike out "173. The commission", and insert "466. The committee"

Amendment No. 16

On page 4, line 25, after "agency", insert "made on behalf of the committee, which shall have the same powers and functions as the committee in carrying out its duties, responsibilities, and functions under this article".

Amendment No. 17

On page 4, line 26, strike out "174", and insert "467".

Amendment No. 18

On page 4, line 27, strike out "commission", and insert "committee".

Amendment No. 19

On page 4, line 28, strike out "commission", and insert "committee".

Amendment No. 20

On page 4, line 30, strike out "commission", and insert "committee".

Amendment No. 21

On page 4, line 32, strike out "commission", and insert "committee".

Amendment No. 22

On page 4, strike out lines 33 to 40, inclusive, and insert "468. The committee shall submit its findings to the Governor and the Legislature at each general session its findings and recommendations."

Amendment No. 23

On page 4, strike out line 42, and insert "the Department of Employment".

Amendment No. 24

On page 4, strike out line 43, and insert "the sum of ten thousand dollars".

Amendment No. 25

On page 4, line 44, strike out "\$50,000", and insert "\$10,000".

Amendment No. 26

On page 4, line 45, strike out "mission", and insert "mittee".

Amendments read, and adopted.

Bill ordered printed, and referred to Committee on Finance.

Senate Bill No. 24—An act to amend Section 28522 of, and to add Section 28522.5 to, the Health and Safety Code, relating to restaurants.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Public Health and Safety.

Amendment No. 1

On page 1, in the heading of the printed bill, strike out "Senator O'Sullivan", and insert "Senators O'Sullivan and Farr (Coauthors: Assemblymen Charles H. Wilson and Lowrey)".

Amendment No. 2

In lines 1 and 2 of the title, strike out "Section 28522 of, and to add Section 28522.5 to," and insert "Sections 28520, 28522 and 28693 of".

PRINTER'S NOTE—There being no 7 point strikethrough type available, the material which should appear in strikethrough type in the following amendment is indicated by being enclosed within brackets.

Amendment No. 3

On page 1, strike out line 1, and insert

"SECTION 1. Section 28520 of the Health and Safety Code is amended to read: 28520. This chapter is known and may be cited as the "Grant-Rumford [California] Restaurant Act."

SEC. 2. Section 28522 of said code".

Amendment No. 4

On page 1, line 17, after "homes", insert "; nor shall the term "restaurant" include churches, church societies, private clubs or other nonprofit associations of a religious, philanthropic, civic improvement, social, or educational nature, which purchase food, food products, or beverages or which receive donations of food, food products, or beverages, for service without charge to their members, or for service or sale at a reasonable charge to their members or to the general public at occasional fund-raising events, for consumption on or off the premises at which the food, food products, or beverages are served or sold, if the service or sale of such food, food products or beverages does not constitute a primary purpose or function of the club or association, and if no employee or member is assigned full time to care for or operate equipment used in such arrangement".

Amendment No. 5

On page 2, strike out lines 3 to 7, inclusive, and insert

"SEC. 3. Section 28693 of said code is amended to read:

28693. The provisions of this chapter shall not prevent any city, county, or city and county from adopting standards of sanitation, health and hygiene for restaurants, itinerant restaurants, vehicles, [or] vending machines, or other food or beverage serving enterprises or establishments more strict than those contained in this chapter, and requiring a local health permit to maintain and conduct any restaurant, itinerant restaurant, vehicle, [or] vending machine, or other food or beverage serving enterprise or establishment within such city, county, or city and county.

Whenever the enforcement of the minimum requirements of this chapter by any organized local health service is satisfactory to the state department, the enforcement of the provisions of this chapter shall not be duplicated by the state department. The state department may investigate to determine satisfactory enforcement of this chapter by the local authorities."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 8—An act creating the Crestline-Lake Arrowhead Water Agency and prescribing the boundaries, organization, operation, management, financing and other powers and duties of the agency.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Water Resources:

Amendment No. 1

On page 12 of the printed bill, as amended in Senate March 27, 1962, strike out lines 21 to 23, inclusive, and insert "new location. No action in eminent domain to acquire property or interests therein outside the boundaries of the agency shall be commenced unless the board of supervisors of each affected county has consented to such acquisition by resolution."

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Constitutional Amendment No. 1—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending the first paragraph of subdivision (b) of Section 2 of Article IV thereof, relating to Members of the Legislature.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules:

Amendment No. 1

In the list of authors in the heading of the bill, after "Johnson", insert "Thompson".

Amendment No. 2

On page 1 of the printed measure, strike out lines 9 to 11 inclusive, and insert "the. No member of the Legislature shall receive for his services more than eight hundred thirty-four dollars (\$834) for each year of the term for which he is elected."

Amendments read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 2—An act to require the withdrawal of the property of the Senior Citizens Village and other lands in the Antelope Valley of Los Angeles County from the Quartz Hill County Water District and its inclusion in Los Angeles County Water District No. 4, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 1, line 4, of the printed bill, as amended in Assembly March 22, 1962, after "land", insert "as described in Section 5 of this act".

Amendment No. 2

On page 2, lines 2 and 3, strike out "such property", and insert "the Senior Citizens Village in the Antelope Valley in Los Angeles County and the other lands described in Section 5 of this act".

Amendment No. 3

On page 2, lines 3 and 4, strike out "of the Senior Citizens Village in the Antelope Valley in Los Angeles County".

Amendment No. 4

On page 2, line 6, strike out "Said board"; and strike out lines 7 and 8.

Amendment No. 5

On page 2, line 15, strike out "other lands", and insert "the other land described in Section 5 of this act".

Amendment No. 6

On page 2, line 27, after "SEC. 5.", insert

"For the purposes of this act the term "other lands" means the following:

Beginning at the northwest corner of Section 33, Township 7 North, Range 13 West, S.B.B. & M.; thence southerly along section line to the southwest corner of said Section 33; thence easterly along section line to the northwest corner of the northeast quarter of the northwest quarter of Section 4, Township 6 North, Range 13 West, S.B.B. & M.; thence southerly along quarter quarter section line to the southwest corner of the northeast quarter of the northwest quarter of said Section 4; thence easterly along quarter quarter section line to the southeast corner of the northeast quarter of the northwest quarter of said Section 4; thence southerly along quarter quarter section lines to the southwest corner of the northwest quarter of the southeast quarter of said Section 4; thence easterly along quarter quarter section lines to the southeast corner of the northeast quarter of the southeast quarter of said Section 4; thence northerly along section line to the northeast corner of the southeast quarter of the northeast quarter of said Section 4; thence westerly along quarter quarter section line to the southeast corner of the west half of the northeast quarter of the northeast quarter of said Section 4; thence northerly along quarter quarter quarter section lines to the northeast corner of the west half of the northeast quarter of the northeast quarter of said Section 4; thence easterly along section lines to the southeast corner of the southwest quarter of Section 34, said Township 7 North, Range 13 West; thence northerly along quarter section line to the northeast corner of the southwest quarter of said Section 34; thence westerly along quarter section line to the northwest corner of the northeast quarter of the southwest quarter of said Section 34; thence southerly along quarter quarter section line to the southwest corner of the northeast quarter of the southwest quarter of said Section 34; thence westerly along quarter section line to the northwest corner of the southwest quarter of the southwest quarter of said Section 34; thence northerly along section line to the southwest corner of the northwest quarter of the northwest quarter of said Section 34; thence easterly along quarter quarter section lines to the southeast corner of the northwest quarter of the northwest quarter of said Section 34; thence northerly along quarter quarter section line to the northeast corner of the northwest quarter of the northwest quarter of said Section 34; thence westerly along section lines to the point of beginning.

SEC. 6."

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Rules.

Assembly Bill No. 21—An act to add Section 54909 to the Government Code, relating to the filing of statements and maps and plats for tax purposes, declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

Assembly Bill No. 26—An act creating the Upper Santa Clara Valley Water Agency, and prescribing its boundaries, organization, operation, management, financing and other powers and duties.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Water Resources:

Amendment No. 1

On page 10, line 26, of the printed bill, as amended in Assembly March 27, 1962, after the period, insert "No action in eminent domain to acquire property or interests therein outside the boundaries of the agency shall be commenced unless the board of supervisors of each affected county has consented to such acquisition by resolution."

Amendment read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 22—An act to amend Sections 2 and 27 of the San Geronio Pass Water Agency Law (Chapter 1435 of the Statutes

of 1961), relating to the boundaries and powers of the agency, and declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

CONSIDERATION OF DAILY FILE SECOND READING OF SENATE BILLS

Senate Bill No. 26—An act to add Section 5511.1 to the Public Utilities Code, relating to highway carriers.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 35—An act to amend Section 4017 of the Penal Code, relating to work by prisoners.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Local Government:

Amendment No. 1

On page 2 of the printed bill, strike out line 3, and insert "local, state or federal Government".

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

SECOND READING OF ASSEMBLY BILLS

Assembly Bill No. 30—An act to amend Section 15511 of the Education Code, relating to public school employees.

Bill read second time, and ordered to third reading.

Assembly Bill No. 18—An act to amend Sections 13091, 13093, 13101, 13103, 13161 and 13174 of the Public Utilities Code and to amend Section 13102 of the Public Utilities Code, relating to the issuance of electric system improvement bonds of municipal utility districts and declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

THIRD READING OF SENATE BILLS

Senate Concurrent Resolution No. 5—Relating to the administration of the provisions of Section 17503 of the Education Code.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams. 32.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Bill No. 37—An act relating to the tide and submerged lands granted to the City of Vallejo by Chapter 510 of the Statutes of 1913.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolutions were introduced, and read:

Senate Constitutional Amendment No. 2: By Senators O'Sullivan and Burns (Coauthor: Assemblyman Thomas)—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending Sections 5 and 6 of Article IV thereof, relating to senatorial districts.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 10: By Senators Cobey, Richards, Holmdahl, Rattigan, Geddes, Weingand, Regan, Arnold, Cameron, Rodda, O'Sullivan, Robert D. Williams, Christensen, Stiern, Farr, Burns, Teale, Begovich, Quick, Miller, Gibson, Shaw, Donnelly, Brown, Slattery, Fisher, Collier, Collier, Short, and McAteer.

Relative to retirement of Florence G. Clifton.

Request for Unanimous Consent

Senator Cobey asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 10, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 10

Senate Concurrent Resolution No. 10—Relative to retirement of Florence G. Clifton.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

NOES—None.

Resolution ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS (RESUMED)

The following bills were introduced, and read the first time:

Senate Bill No. 45: By Senators O'Sullivan and Burns—An act to create the Study Commission on Equitable Representation, and making an appropriation.

Referred to Committee on Rules.

Senate Bill No. 46: By Senators O'Sullivan and Burns (Coauthor: Assemblyman Thomas)—An act to add Article 10 (commencing with

Section 23500* to Chapter 3 of Division 1 of Title 3 of the Government Code, relating to the division of counties to permit the creation of additional senatorial districts.

Referred to Committee on Rules.

WITHDRAWAL FROM COMMITTEE OF SENATE BILL NO. 41

Senator Rattigan moved that Senate Bill No. 41 be withdrawn from Committee on Local Government for purpose of amendment, and re-referred to committee.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 41—An act to provide for the establishment of a port district embracing the tidelands and lands lying under the inland navigable waters of San Diego Bay; to provide for the calling of municipal elections therefor; describing the powers, duties, and functions thereof; authorizing the district to borrow money and issue bonds for district purposes; to provide means of raising revenues for the operation, maintenance and bond redemption of the district; and to provide for the transfer to such district of tidelands and lands lying under inland navigable waters.

Bill read second time.

Motion to Amend

Senator Rattigan moved the adoption of the following amendments:

Amendment No. 1

In the caption of the printed bill, beneath "Introduced by Senator Fisher", insert "(Assemblyman Mills, coauthor)".

Amendment No. 2

On page 2, strike out lines 38 to 49, inclusive; and on page 3, strike out lines 1 to 3, inclusive.

Amendment No. 3

On page 3, line 4, strike out "SEC. 7", and insert "SEC. 6".

Amendment No. 4

On page 3, line 24, strike out "SEC. 8", and insert "SEC. 7".

Amendment No. 5

On page 3, line 31, strike out "SEC. 9", and insert "SEC. 8".

Amendment No. 6

On page 3, line 33, strike out "SEC. 10", and insert "SEC. 9".

Amendment No. 7

On page 3, line 36, strike out "SEC. 11", and insert "SEC. 10".

Amendment No. 8

On page 3, line 48, strike out "SEC. 12", and insert "SEC. 11".

Amendment No. 9

On page 4, line 2, after "5", insert "and outside territory".

Amendment No. 10

On page 4, line 3, strike out "SEC. 13", and insert "SEC. 12".

Amendment No. 11

On page 4, line 4, after "5", insert "and outside territory".

Amendment No. 12

On page 4, line 7, strike out "SEC. 14", and insert "SEC. 13".

Amendment No. 13

On page 4, line 10, after the second "cities", insert "and outside territory".

Amendment No. 14

On page 4, between lines 16 and 17, insert

"SEC. 14. Upon the establishment of the district, every city specified in Section 5 shall convey to the district all its right, title and interest in and to the tidelands and submerged lands, together with any facilities thereon, which are owned by the city. Thereafter the title to such lands shall reside in the district, and the district shall hold such lands in trust for the uses and purposes and upon the conditions which are declared in this act."

Amendment No. 15

On page 4, strike out lines 36 to 39, inclusive, and insert "missioners".

Amendment No. 16

On page 5, strike out line 36, and insert

"SEC. 21. The board may pass all necessary ordinances and resolutions for the regulation of the district.

SEC. 22. The board may employ engineers, attorneys and any other officers and employees necessary in the work of the district. It shall appoint a treasurer, who shall hold office at the pleasure of the board, and whose duty it shall be to receive and safely keep all moneys of the district. He shall comply with all provisions of law governing the deposit and securing of public funds. He shall pay out moneys only on warrants duly authorized by the board and not otherwise; provided, however, that no warrants need be issued for the payment of principal and interest on bonds of the district. He shall at regular intervals, at least once each month, submit to the secretary of the district a written report and accounting of all receipts and disbursements and fund balances, a copy of which report he shall file with the board.

The treasurer may appoint a deputy or deputies for whose acts he and his bondsmen shall be responsible. Such deputy or deputies shall hold office subject to the pleasure of the treasurer and shall receive such compensation as may be provided by the board. The treasurer shall execute a bond covering the faithful performance by him of the duties of his office and his duties with respect to all moneys coming into his hands as treasurer in such amount as shall be fixed by resolution of said board. The surety bond herein required shall be executed only by a surety company authorized to do business in the State of California and the premium therefor shall be paid by the district out of its general fund. The bond shall be approved by the board and filed with the secretary of the district. The treasurer before entering upon the duties of his office shall take and file with the secretary of the district the oath of office required by the Constitution of this State.

SEC. 23. It may sue and be sued in the name of the district in all courts and tribunals of competent jurisdiction.

SEC. 24. It may adopt a seal.

SEC. 25. It may take by grant, purchase, gift, devise, lease or otherwise acquire, hold and enjoy and lease and dispose of real and personal property of every kind, within or without the district, necessary to the full or convenient exercise of its power.

SEC. 26. It may acquire, construct, own, operate, control, or develop any and all harbor works or facilities within the limits of its established boundaries. No such harbor works or facilities shall be so acquired, constructed, owned, operated, controlled, or developed within any part district, chartered port, harbor improvement district, incorporated city, or recreational harbor district without the consent of each district, port, or city in which the harbor works or facilities are located.

SEC. 27. It may exercise the right of eminent domain within the boundaries of San Diego County in the manner provided by law for the condemnation of private property for public use and take any property necessary or convenient to the exercise of its powers. In the proceedings relative to the exercise of such right the district has the same rights, powers and privileges as a municipal corporation.

SEC. 28. It may borrow money and incur indebtedness and issue bonds or other evidence of indebtedness. All bond elections called by the board shall be conducted and held pursuant to Article 1 commencing with Section 43600) of Chapter 4 of Division 4, Title 4 of the Government Code.

When in that article, the word "city" is used it includes the district and whenever the words "legislative body" are used they mean the board.

The purposes for which bonded indebtedness may be incurred by the district are described in Section 26.

All bonds issued shall be signed by the board and a district shall not incur a bonded indebtedness which in the aggregate exceeds 15 percent of the assessed value of all the real and personal property in the district.

SEC. 29. Whenever the improvement and development work for which any issue of bonds has been voted has been constructed and the proceeds of the bonds sold have not been entirely expended, the board may by resolution order that the unex-

pending proceeds be placed in the fund provided for the purpose of paying principal and interest of the bonds or the board may by resolution direct that all or a part of the unexpended proceeds be used for the purpose of purchasing outstanding bonds of the district. The bonds may be purchased only after the publication at least twice in a newspaper of general circulation in the district of a notice inviting sealed proposals for the sale of bonds to the district. The notice shall state the time and place when the proposals will be opened and the amount of money available for the purchase of the bonds. The legislative body may reject any or all proposals and if it rejects all thereof, may within a period of 30 days thereafter purchase for cash any outstanding bonds of the district but in that event the purchase price shall not be more than the lowest purchase price at which bonds were tendered to the district in the public bidding.

Any bonds purchased under the authority of this section shall be canceled immediately.

SEC. 30. The board may regulate and control the anchoring, mooring, towing, and docking of all vessels.

SEC. 31. It may perform the functions of warehousemen, stevedores, lighterers, reconditioners, shippers and reshippers of properties of all kinds.

SEC. 32. It may manage the business of the district and promote the maritime and commercial interests by proper advertisement of its advantages and by the solicitation of business within or without the district, within other States or in foreign countries, through such employees or agencies as are expedient.

SEC. 33. It may acquire, purchase, take over, construct, maintain, operate, develop, and regulate grain elevators, bunkering facilities, belt or other railroads, floating plants, lighterage, towage facilities, and any and all other facilities, aids, equipment, or property necessary for or incident to the development and operation of a harbor or for the accommodation and promotion of commerce, navigation, fisheries, or recreation in the harbor district.

SEC. 34. It may by resolution order that all or any of the funds under its control and not necessary for current operating expenses be invested in obligations, bonds or securities of the United States of America or of any agency or instrumentality thereof.

SEC. 35. The board may do all other acts necessary and convenient for the exercise of its powers.

SEC. 36. The board shall by ordinance fix the rate of wharfage charges and other charges which are appropriate for the use of any of the facilities owned and constructed or services furnished or provided by the district.

SEC. 37. All work authorized to be done under this act, exceeding in cost the sum of one thousand dollars (\$1,000), shall be awarded upon competitive bidding. Notice of the proposed letting of such a contract shall be given by advertisement for a period of two weeks, in a newspaper of general circulation, published, printed and circulated in the district. The contract shall be awarded to the lowest responsible bidder.

The board may, without advertising for bids, negotiate with the government of the United States for the purpose of assisting the board in the performance of any of the work authorized by this act, and the board may contribute to the United States all or any portion of the estimated cost of any work authorized by this act which is to be done by or under contract with the United States.

SEC. 38. By resolution, the board may provide for the creation and accumulation of a fund for capital outlays.

SEC. 39. At any time after the creation of the fund, the board may transfer to the capital outlay fund any unencumbered surplus funds raised for any purpose whatever, remaining on hand at the end of any fiscal year or years.

SEC. 40. The capital outlay fund shall remain inviolate for the making of any capital outlays and the money shall not be disbursed from the fund except for such a purpose unless the district board submits a proposition to the electors of the district to obtain their consent to use the money in the fund for some other specific purpose. The proposition may be submitted at any election. A two-thirds vote of all the voters voting at the election is necessary to authorize the expenditure of the money for such other purpose.

SEC. 41. Notwithstanding any other provision of this act, the board may borrow money by issuance of promissory notes, or execute conditional sales contracts to purchase personal property, in an amount or of a value not exceeding in the aggregate at any one time the sum of two hundred thousand dollars (\$200,000), for the purposes of constructing or operating any work, project, or facility authorized by Section 26 or for the making of improvements or the purchase of equipment or for the maintenance thereof.

All moneys borrowed pursuant to this section shall not be borrowed for a term exceeding five years, and said indebtedness shall not incur a rate of interest in excess of six percent (6%) per annum. Each such indebtedness shall be authorized by a resolution of the board of commissioners unanimously adopted.

As a condition precedent to the borrowing of any money or the execution of any conditional sales contract, as provided in this section, in excess of twenty-five thousand dollars (\$25,000), the board shall first unanimously approve by resolution and have on file a report on the engineering and economic feasibility relating to the project contemplated for the expenditure of said borrowed money or conditional sales contract. Said feasibility report shall be prepared and signed by an engineer or engineers licensed and registered under the laws of the State of California.

The district shall budget, levy and collect taxes, and pay for all such indebtedness without limitation by any other provision of this act.

SEC. 42. The district may itself, without letting contracts therefor, do work and make improvements. The work shall be done under the direction of its officers or employees.

SEC. 43. All bonds issued pursuant to this act and Chapter 32, Statutes of 1901,

page 27, are obligations of the district and so long as the bonds are outstanding and unpaid the board of supervisors of the county shall at the time of fixing the general tax levy and in the manner provided for such general tax levy until the bonds are paid or until there is a sum in the treasury of the district set apart for that purpose, sufficient to meet all sums coming due for principal and interest, levy and collect annually a tax sufficient to pay the annual interest on such bonds as it comes due and such part of the principal thereof as will become due before the proceeds of another tax levy made at the time of the next general tax levy for county purposes can be made available for the payment of said principal.

In the event the district has moneys on hand in any year sufficient to meet all or part of the sum coming due for principal and interest on the bonds prior to the time that the proceeds of a tax levy made at the time of the next general tax levy for county purposes can be made available for the payment of the principal and interest and the moneys have been placed in a fund for the purpose of payment of the principal and interest the amount of moneys to be raised by the annual tax for that year may be reduced to a sum sufficient to provide the balance of moneys necessary for the purpose of payment of the principal and interest.

All taxes collected for the payment of principal and interest, shall when collected by the county tax collector, be paid to the treasurer of the district.

SEC. 44. The board shall, at least 30 days before the meeting of the board of supervisors at which the general tax levy is fixed, notify the board of supervisors in writing of the amount of money necessary to be raised by taxation to meet the payment of principal and interest on outstanding bonds which will become payable before the proceeds of another tax levy made at the time of the next general tax levy for county purposes can be made available for payment of the principal and interest. In fixing the amount of money to be raised by taxation the board of commissioners may take into account all moneys on hand and set aside in a fund for the purpose of paying the principal and interest and the amount of moneys to be raised by taxation shall be the amount required in addition to any moneys on hand and so set aside for the purpose of payment of the principal and interest.

SEC. 45. The taxes shall be levied upon all of the taxable property within the district taxable for county purposes and are in addition to all other taxes levied for all other county purposes and shall be collected at the same time and in the same manner as other county taxes are collected and shall be used for no purpose other than for the payment of the bonds and accrued interest.

SEC. 46. On or before the 15th of June of each year, the district board shall estimate and determine the amount of money required by the harbor district and shall adopt a preliminary budget which shall be divided into the following main classes:

- (1) Ordinary annual expenses.
- (2) Capital outlay and capital outlay fund.
- (3) Prior indebtedness.

SEC. 47. On or before the 15th day of June of each year, the board shall publish a notice pursuant to Section 6061 of the Government Code throughout the district stating:

(1) That the preliminary budget has been adopted and is available at a time and at a place within the district specified in the notice for inspection by interested taxpayers.

(2) That on a specified date not less than one month after the publication of the notice and at a specified time and place, the district board will meet for the purposes of fixing the final budget, and that any taxpayer may appear and be heard regarding the increase, decrease or omission of any item in the budget or for the inclusion of additional items.

SEC. 48. At the time and place designated in the published notice for the meeting, any taxpayer may appear and be heard regarding the increase, decrease or omission of any item in the budget or for the inclusion of additional items. The hearing on the budget may be continued from time to time.

SEC. 49. The district board shall report the final budget to the board of supervisors after the budget hearing but not later than the first day of August each year after making any changes in the preliminary budget it deems advisable during or after the hearing, including deductions, increases or additions.

SEC. 49.5. The board of supervisors shall at the time of levying the county taxes levy a tax upon all the taxable property within the district sufficient to meet the amounts set forth in the final budget submitted by the district board. The money when collected by the tax collector of the county shall be paid to the treasurer of said district; provided further, that any levy for capital outlay or for capital outlay fund shall not exceed three cents (\$.03) per one hundred dollars (\$100) assessed valuation of all real and personal property in the district.

SEC. 50. Bonds issued by the district pursuant to this act are legal investments for all trust funds, and for the funds of all insurers, banks, both commercial and savings, and trust companies, and for the state school funds, and whenever any money or funds may, by law now or hereafter enacted, be invested in bonds of cities, cities and counties, counties, school districts or municipalities in this State, such money or funds may be invested in bonds of the district organized pursuant to this act.

SEC. 51. The district may create a revenue bond indebtedness for the acquisition and construction, or acquisition or construction of any improvements or property or facilities contained within its powers. The issuance of the bonds shall be authorized by ordinance adopted by two-thirds of all the members of the board, to take effect upon its publication. The secretary shall publish the ordinance once in a newspaper of general circulation printed in the district, and if there is none, then in such newspaper published in the county in which the district is located. The ordinance shall specify the total amount, denomination, method of maturity, and the rate or maximum rate of interest of the bonds, and in general terms, the acquisitions and improvements to be constructed thereby; and, in addition, shall contain such other and further provisions as in the judgment of the board are deemed advisable.

SEC. 52. The proceeds of the revenue bonds shall be placed in an account in the treasury of the district to be entitled San Diego Unified Port District Revenue Construction Fund No. -----, and used exclusively for the objects and purposes mentioned in the ordinance. The lien of the bonds of the same issue shall be prior and superior to all revenue bonds subsequently issued. Proceedings for the issuance of the bonds shall be had, the board shall have such powers and duties, and the bondholders shall have such rights and remedies, all in substantial accordance with and with like legal effect as provided in Sections 54344 to 54346, inclusive, 54347, 54348, 54350, 54351, 54352, and in Articles 4 to 11, inclusive, of Chapter 6, Part 1, Division 2, Title 5 of the Government Code. As used therein the word "resolution" shall mean ordinance, the word "local agency" shall mean district, and the words "legislative body" shall mean board.

SEC. 53. In the manner provided in this act, there may be annexed to the district any of the following territory which is in the same county as the district, or in any other county:

- a. Any territory contiguous to the district.
- b. Any territory, any point of which touches the district.
- c. Any territory separated from the district by a "separating barrier," which term includes a street, road, highway, railway line, railway crossing, railway right of way, watercourse, lagoon, or other natural barrier.
- d. Any territory specified in this section may consist of one or more separate parcels of land, but it is not necessary that all parcels shall constitute in the aggregate one tract of land.

SEC. 54. Any territory specified in Section 53 may be annexed in the manner provided for sanitary districts in the Health and Safety Code. The alteration of boundaries shall be ordered by the board of supervisors of the county in which the property is located."

Amendment No. 17

On page 5, strike out lines 37 to 49, inclusive; and on page 6 strike out lines 1 to 3, inclusive.

Amendment No. 18

On page 6, line 4, strike out "SEC. 22", and insert "SEC. 55".

Amendment No. 19

On page 6, line 20, strike out "SEC. 23", and insert "SEC. 56".

Amendment No. 20

On page 6, line 26, strike out "SEC. 24", and insert "SEC. 57".

Amendment No. 21

On page 6, line 34, strike out "SEC. 25", and insert "SEC. 58".

Amendment No. 22

On page 6, line 39, strike out "SEC. 26", and insert "SEC. 59".

Amendment No. 23

On page 6, line 46, strike out "SEC. 27", and insert "SEC. 60".

Amendment No. 24

On page 7, line 1, strike out "SEC. 28", and insert "SEC. 61".

Amendment No. 25

On page 7, line 6, strike out "SEC. 29", and insert "SEC. 62".

Amendment No. 26

On page 7, line 12, strike out "SEC. 30", and insert "SEC. 63".

Amendment No. 27

On page 7, line 17, strike out "SEC. 31", and insert "SEC. 64".

Amendment No. 28

On page 7, line 36, strike out "SEC. 32", and insert "SEC. 65".

Amendment No. 29

On page 7, line 39, strike out "SEC. 33", and insert "SEC. 66".

Amendment No. 30

On page 7, line 48, strike out "SEC. 34", and insert "SEC. 67".

Amendment No. 31

On page 7, line 51, after "improvement", insert "in the Bay of San Diego".

Amendment No. 32

On page 8, line 7, strike out "SEC. 35", and insert "SEC. 68".

Amendment No. 33

On page 8, line 11, after "marshlands", insert "in the Bay of San Diego".

Amendment No. 34

On page 8, line 25, strike out "SEC. 36", and insert "SEC. 69".

Amendment No. 35

On page 8, line 31, strike out "SEC. 37", and insert "SEC. 70".

Amendment No. 36

On page 8, line 47, strike out "SEC. 38", and insert "SEC. 71".

Amendment No. 37

On page 9, between lines 16 and 17, insert
"SEC. 72. The officers of the district shall be:

- (a) An auditor.
- (b) A port director.
- (c) An attorney.
- (d) A clerk.
- (e) A treasurer.
- (f) A chief engineer.

The auditor, port director, and attorney shall be appointed by the board. All other officers shall be appointed by the port director and confirmed by the board.

SEC. 73. The salaries of the officers shall be fixed by the board by ordinance. The auditor and attorney shall hold office at the pleasure of the board. All other officers shall be appointed from a classified civil service. All officers shall give such bond as is prescribed by the board; the premium on all bonds on officers and employees shall be paid by the district. All other officers or employees shall be made by the port director from a classified civil service. The board shall establish a classified civil service for all offices and phases of employment other than the offices specified herein.

SEC. 75. The board may adopt civil service rules and regulations in accordance with the following provisions:

- (a) The civil service rules and regulations shall provide:
 - (1) For the qualifications and examination of all applicants for employment and for the employment of persons on probation.
 - (2) For the registration of persons, other than unskilled laborers, in the classified civil service, in accordance with their general average standing upon examination.

(3) For promotions on the basis of ascertained merit and seniority in service and examination, and for competitive examinations for promotions.

(4) For the reassignment of persons injured in the service of the district who were at the time of injury actually engaged in the discharge of the duties of their positions.

(5) For leaves of absence.

(6) For the transfer from one position to a similar position of the same class.

(7) For the reinstatement to the list of eligibles on recommendation of the port director, of persons who have become separated from the service or have been reduced in rank, other than persons who have been removed for cause.

(8) For the keeping of service records of all employees in the civil service, and for their use as one of the bases for promotions or layoffs through stoppage or lack of work.

(9) For the procedure for the removal, discharge or suspension of employees; for the investigation by the board of the grounds thereof, and for the reinstatement or restoration to duty of persons found to have been removed, discharged or suspended for insufficient grounds or for reasons which are not sustained by investigation.

(10) Generally for any other purpose which may be necessary or appropriate to carry out the objects and purposes of the civil service system and the rules herein specifically authorized.

(b) Upon the request of the port director, the following persons may be exempted by the board, by ordinance, from the civil service:

(1) Persons employed to render professional, scientific, technical or expert service of a temporary or exceptional character.

(2) The first and second deputies or assistants of any officer of the district or of the chief engineer in the service of the district.

(3) Persons employed on the construction of district works, improvements, buildings or structures.

(4) Persons receiving a salary not exceeding fifty dollars (\$50) a month.

Any exemption so made may be terminated at any time by resolution of the board.

(c) All officers and employees who, at the time of the establishment of the district, would be included in the classified civil service of the district, if a classified civil service is established, and who have been continuously in the service of the harbor department of a municipal corporation included in the district for a period of six months prior to the district's establishment, are deemed to have the necessary qualifications required by the provisions of this act and they retain the same respective or equivalent positions as nearly as practicable under the district which they formerly held in such municipal corporation.

(d) All officers and employees who, at the time of the establishment of the district, would be included in the classified civil service, if a classified civil service is established, but who have been in the service of the harbor department of any such municipal corporation for a period of less than six months, are deemed to be in the service of the district under probation, and are subject to the same regulations as other applicants for appointment to the civil service of the district serving under probation in accordance with rules and regulations established by the board.

SEC. 76. Nothing herein contained shall prevent the board from contracting with the County of San Diego to utilize the services of its civil service commission officer or department to effectuate the purposes hereof.

SEC. 77. The salaries or wages of all officers and employees of the district shall be paid either monthly, semimonthly or weekly as the board by ordinance may determine."

Amendment No. 38

On page 9, line 17, strike out "SEC. 39", and insert "SEC. 78".

Amendment No. 39

On page 9, line 24, strike out "SEC. 40", and insert "SEC. 79."

Amendment No. 40

On page 9, line 37, strike out "SEC. 41", and insert "SEC. 80".

Amendment No. 41

On page 9, line 50, strike out "SEC. 42", and insert "SEC. 81".

Amendment No. 42

On page 10, line 7, strike out "SEC. 43", and insert "SEC. 82".

Amendment No. 43

On page 10, line 12, strike out "SEC. 44", and insert "SEC. 83".

Amendment No. 44

On page 10, line 22, strike out "SEC. 45", and insert "SEC. 84".

Amendment No. 45

On page 10, line 25, strike out "SEC. 46", and insert "SEC. 85".

Amendment No. 46

On page 10, line 31, strike out "SEC. 47", and insert "SEC. 86".

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Local Government.

Motion to Print With a Rush Order

Senator Fisher moved that Senate Bill No. 41 be sent to print with a rush order.

Motion carried.

REPORTS OF STANDING COMMITTEES**Committee on Transportation**

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Assembly Bill No. 50

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

MILLER, Chairman

Above reported bill ordered to second reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 50—An act making an appropriation for the purpose of increasing salaries of state officers and employees, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Transportation:

Amendment No. 1

On page 1, line 2 of the title of the printed bill, as amended in Assembly March 27, 1962, after the comma, insert "declaring the urgency thereof".

Amendment No. 2

On page 1, line 5, strike out "fiscal year", and insert "and 1962-63 fiscal years".

Amendment No. 3

On page 2, line 16, strike out "fiscal year", and insert "and 1962-63 fiscal years".

Amendment No. 4

On page 2, line 36, strike out "from the first day of the month after the effect-"; and strike out line 37, and insert "for state officers and employees in accordance with this act and in the following manner:

(a) If this act becomes effective on or before April 1, 1962, sufficient funds shall be allocated to provide a 5 percent increase for three calendar months commencing April 1, 1962, and in addition, a 1 percent increase for 15 calendar months commencing April 1, 1962, or

(b) If this act becomes effective after April 1, 1962, sufficient funds shall be allocated to provide a 5 percent increase for two calendar months, commencing May 1, 1962, and in addition a 1.43 percent increase for 14 calendar months commencing May 1, 1962.

The funds appropriated for increases by this act for the 1962-63 fiscal year shall be in addition to any other increases authorized by law."

Amendment No. 5

On page 2, strike out lines 38 to 41, inclusive, and insert "Sec. 3. This act is an urgency measure necessary for the immediate preservation of the public peace, health or safety within the meaning of Article IV of the

Constitution and shall go into immediate effect. The facts constituting such necessity are:

This act provides funds necessary to provide adequate compensation to state officers and employees. The inevitable result of failure to provide such adequate compensation is the loss of trained, competent officers and employees to private industry and to governments other than the government of the State of California. Such loss of personnel seriously disturbs the functioning of the state government and jeopardizes the public peace, health or safety."

Amendments read, and adopted.

Bill ordered printed, and to third reading.

ADJOURNMENT

At 3.15 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m., Saturday, March 31, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

SIXTEENTH LEGISLATIVE DAY
TWENTY-FIFTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Saturday, March 31, 1962

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Goldes, Gibson, Holmdahl, Johnson, Lagomarsino, McAtcer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

O God, From whom all holy desires, all good counsels and all just works do proceed: give unto Thy servants wisdom from on high. Keep before us the vision of Thy holy will and purpose that our minds and hearts may be obedient to Thy commandments and our lives show forth Thy spirit and truth. Unto the Senate of the State of California will Thou give divine guidance during these days and hours. In the name of Christ Our Lord. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator McCarthy, on motion of Senator Backstrand, due to personal business.

Senator Richards, on motion of Senator Rodda, due to personal business.

Senator Grunsky, on motion of Senator Dolwig, due to legislative business.

Senator Shaw, on motion of Senator Stiern, due to legislative business.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 30, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Joint Resolution No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, March 30, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 5
Assembly Bill No. 9
Assembly Bill No. 35
Assembly Bill No. 38Assembly Bill No. 40
Assembly Bill No. 43
Assembly Bill No. 46ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bills were read the first time:

Assembly Bill No. 5—An act to add Section 19591.1 to the Education Code, relating to state school building aid, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Assembly Bill No. 9—An act to add Section 337s to the Penal Code, relating to poker.

Referred to Committee on Rules.

Assembly Bill No. 35—An act accepting a retrocession of jurisdiction from the United States of America over certain property in Alameda County, State of California.

Referred to Committee on Rules.

Assembly Bill No. 38—An act to amend Section 12 of, and to add Sections 36 and 37 to, the Ventura County Flood Control Act (Ch. 44, Stats. 1941 (2d Ex. Sess.)), relating to the Ventura County Flood Control District.

Referred to Committee on Rules.

Assembly Bill No. 40—An act to repeal Section 3 of Chapter 1950 of the Statutes of 1961, relating to the conveyance of state property.

Referred to Committee on Rules.

Assembly Bill No. 43—An act to amend Section 2 of the University of California Dormitory Revenue Bond Act of 1947 (Chapter 1027 of the Statutes of 1947), relating to the definition of project.

Referred to Committee on Rules.

Assembly Bill No. 46—An act to amend Section 11559 of, and add Section 11556.5 to, the Government Code, relating to the salary of the Chief of the Division of Industrial Safety.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 30, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 8

ARTHUR A. OIINIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 8—Relative to the use of federal fish and game funds.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 30, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 19

Assembly Bill No. 59

ARTHUR A. OIINIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bills were read the first time:

Assembly Bill No. 19—An act to amend Sections 3380 and 3384 of, and to add Section 3387 to, the Health and Safety Code, relating to the immunization of pupils of schools.

Referred to Committee on Rules.

Assembly Bill No. 59—An act making an appropriation for the payment of the expenses of the Senate and Assembly and Members of the Senate and Assembly necessarily incurred by them while attending the 1962 First Extraordinary Session of the Legislature, to take effect immediately.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 26

Senate Bill No. 32

Senate Bill No. 38

Senate Concurrent Resolution No. 4

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 9

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Finance

SENATE CHAMBER, March 31, 1962

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 31

Senate Bill No. 40

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

MILLER, Chairman

Above reported bills ordered to second reading.

SENATE CHAMBER, March 31, 1962

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 16

Senate Bill No. 33

Senate Bill No. 23

Senate Bill No. 36

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

MILLER, Chairman

Above reported bills ordered to second reading.

MOTION TO READ BILLS SECOND TIME

Senator Barnes moved that all bills reported from committee this legislative day be given second reading and placed on the third reading file for the next legislative day.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 31 An act to provide for meeting the building needs of the State by the adoption of a general construction program, by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 Direct Primary Election.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Finance:

Amendment No. 1

On page 2 of the printed bill, as amended in Senate March 30, 1962, strike out lines 6 to 9, inclusive, and insert "including junior colleges if legislation to provide funds for such colleges is adopted, as more particularly described in the report submitted by the Department of Finance pursuant to Senate Resolution No. 15 of the 1954 First Extraordinary Session, entitled "Report on State Building Construction Program," as revised March 7, 1962. Not less than twenty million dollars (\$20,000,000) of the proceeds from the sale of bonds pursuant to this act shall be available beginning July 1, 1963, for expenditure for major building construction, equipment and site acquisition for junior colleges. Nothing in this act is intended to prevent the Legislature from deviating from the specific projects mentioned in said report in utilizing the proceeds of the bonds herein authorized; provided such funds are not used for purposes specifically excluded from the program contemplated by said report or for purposes not necessarily related thereto. Nothing in this act is intended to bind the Legislature to follow the system of priorities contained in said report."

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 40—An act to add Chapter 15.5 (commencing with Section 19891) to Division 14 of the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; and appropriating money for the purpose of carrying out this chapter.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Finance:

Amendment No. 1

In line 9 of the title of the printed bill, strike out "and".

Amendment No. 2

In line 11 of the title, after "chapter", insert "": and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election".

Amendment No. 3

On page 5, line 9, strike out "4", and insert "9".

Amendment No. 4

On page 5, between lines 13 and 11, insert

"Sec. 3. A special election is hereby called to be held throughout the State on the fifth day of June, 1962. The special election shall be consolidated with the direct primary election to be held on that date. The consolidated election shall be held and conducted in all respects as if there were only one election and only one form of ballot shall be used. Except as otherwise provided in this act, all of the provisions of law relating to the submission of measures proposed by the Legislature shall apply to the measure submitted pursuant to this act. A separate ballot pamphlet shall be prepared, compiled, and distributed relating to such measure and other measures submitted by the Legislature to the people at special elections consolidated with the direct primary election. The Secretary of State shall distribute the ballot pamphlets to the county clerks not less than 30 days before the election, and the county clerks shall commence to mail those pamphlets to the voters not less than five days before the election. The distribution of ballot pamphlets in all other respects shall be conducted in accordance with the provisions of Section 2573 of the Elections Code.

SEC. 4. At the special election called by this act there shall be submitted to the electors Section 1 of this act.

SEC. 5. Upon the effective date of this section, the author of the measure submitted pursuant to this act and two members of the other house who voted with the majority on the measure, shall be appointed by the presiding officers of the respective houses to draft the arguments for the adoption of the measure. If the measure is not adopted unanimously by the house in which it originated, one member of the house in which it originated, who voted against it, shall be appointed by the presiding officer of that house to write an argument against it. If there are no negative votes on the measure in the house in which it originated, the presiding officer of that house shall appoint some qualified person to draft an argument against it. Each argument shall consist of not more than 500 words and shall be submitted to the Secretary of State on or before the fifth day after this section takes effect.

SEC. 6. The special election provided for in this act shall be proclaimed, held, conducted, the ballots shall be prepared, marked, collected, counted and canvassed and the results shall be ascertained and the returns thereof made in all respects in accordance with the provisions of the Constitution applicable thereto and the law governing general elections insofar as provisions thereof are applicable to the election provided for in this act; provided, however, that the Governor need not issue his election proclamation until 30 days before the election."

Amendment No. 5

On page 5, strike out lines 14 to 19, inclusive, and insert
"SEC. 7. All ballots at said".

Amendment No. 6

On page 5, line 49, after the period, insert "Notwithstanding the provisions of Section 10212 of the Elections Code, Section 1 of this act shall appear first in order on the ballot and in the ballot pamphlets used at the election at which it is submitted."

Amendment No. 7

On page 5, line 50, strike out "4", and insert "8".

Amendment No. 8

On page 6, after line 10, insert "Sec. 9. Upon the effective date of this section the Secretary of State shall request the Legislative Counsel to prepare an analysis of the measure in accordance with Section 3506 of the Elections Code. The analysis shall be filed with the Secretary of State within five days after the effective date of this section."

Amendments read, and adopted.

Second Set of Amendments to Senate Bill No. 40**Amendment No. 1**

On page 2 of the printed bill, strike out lines 22 to 26, inclusive.

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 10—An act authorizing a grant to the Monterey County Flood Control and Water Conservation District for recreation in connection with the San Antonio Dam and Reservoir.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 23—An act to add Sections 13572 and 11561 to the Government Code, relating to the State Printer.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 33—An act to amend Sections 75101, 75102, and 75103 of the Government Code, relating to judges' retirement, declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 36—An act to add Article 5 commencing with Section 460 to Chapter 2, Part 1, Division 1, of the Unemployment Insurance Code, relating to automation and technological developments, creating the Committee on Automation and Technological Developments, prescribing its powers and duties, and making an appropriation therefor.

Bill read second time, ordered engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Bill No. 26—An act to add Section 3511.1 to the Public Utilities Code, relating to highway carriers.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cohey, DeWig, Donnelly, Fisher, Goides, Gibson, Holmdahl, Johnson, Lagomarsino, McAvoy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 35—An act to amend Section 4017 of the Penal Code, relating to work by prisoners.

Bill read third time.

Motion to Amend

Senator Murdy moved the adoption of the following amendment:

Amendment No. 1

On page 1, line 19, of the printed bill, as amended in Senate March 30, 1962, strike out "Workmen's Compensation Act", and insert "Labor Code regarding workmen's compensation".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 32—An act to amend Section 75060 of the Government Code, relating to judges, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Fisher, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—32.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Fisher, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 38—An act to add Sections 22602.1 and 22701.1 to the Education Code, relating to the salaries of state higher education officers.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Dolwig, Donnelly, Fisher, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, Miller, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Sturgeon, Teale, J. Howard Williams, and Robert D. Williams—28.

NOES—Senators Farr, McAteer, Murdy, Stiern, and Weingand—5.

Bill ordered transmitted to the Assembly.

RECESS

At 3.05 p.m., on motion of Senator Miller, the Senate recessed until 3.59 p.m.

REASSEMBLED

At 3.59 p.m., the Senate reconvened.

Hon. Stanley Arnold of the First Senatorial District, presiding.
Secretary J. A. Beek at the desk.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 31, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed as amended:

Senate Bill No. 34

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Request for Unanimous Consent

Senator Donnelly asked for, and was granted, unanimous consent to take up Senate Bill No. 34, at this time, for consideration of Assembly amendments.

CONSIDERATION OF SENATE BILL NO. 34

Consideration of Assembly Amendments

Senate Bill No. 34—An act to add Section 23313 to the Elections Code, relating to consolidation of elections with the Direct Primary Election, declaring the urgency thereof, to take effect immediately.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 34?

Amendment No. 1

On page 1, line 8, of the printed bill, strike out "partially", and insert "either partially or completely".

Amendment No. 2

On page 1, strike out line 9, and insert ". Such partial or complete consolidation shall".

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 34 by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Conway, Donnelly, Farr, Gosses, Gibson, Hinchfield, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slatery, Sturgeon, Teale, Weiland, J. Howard Williams, and Robert D. Williams—30.
NAYS—None.

Above bill ordered enrolled.

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 50—An act making an appropriation for the purpose of increasing salaries of state officers and employees, declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Rodda.

Motion to Amend

Senator Rodda moved the adoption of the following amendments:

Amendment No. 1

On page 2, lines 8 and 9, of the printed bill, as amended in Senate March 30, 1962, strike out "twenty-four thousand five hundred dollars (\$24,500)", and insert "fifteen thousand dollars (\$15,000)".

Amendment No. 2

On page 2, strike out line 10, and insert "fifteen thousand dollars (\$15,000) by any".

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Motion to Print With a Rush Order

Senator Rodda moved that Assembly Bill No. 50 be sent to print with a rush order.

Motion carried.

THIRD READING OF SENATE BILLS (RESUMED)

Senate Bill No. 8—An act creating the Crestline-Lake Arrowhead Water Agency and prescribing the boundaries, organization, operation, management, financing and other powers and duties of the agency.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Donnelly, Farr, Geddes, Gibson, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—29.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 22—An act to amend Section 14006 of, and to add Section 11560 to, the Government Code, relating to the State Architect.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Brown, Burns, Cameron, Christensen, Cobey, Donnelly, Farr, Geddes, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Teale, Weingand, and Robert D. Williams—26.

NOES—Senators Begovich and Sturgeon—2.

Bill ordered transmitted to the Assembly.

Senate Bill No. 24—An act to amend Sections 28520, 28522 and 28693 of the Health and Safety Code, relating to restaurants.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Donnelly, Farr, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—29.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Constitutional Amendment No. 1—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending the first paragraph of subdivision (b) of Section 2 of Article IV thereof, relating to Members of the Legislature.

Resolution read.

Motion to Amend

Senator Teale moved the adoption of the following amendment:

Amendment No. 1

Strike out lines 12, 13, and 14 on page 1 of the printed bill, and insert

"(b) Salaries of Members of the Legislature shall be fixed by law, not to exceed eight hundred and thirty-four dollars (\$834) per month for each month of the term for which he is elected."

Amendment read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

Senate Concurrent Resolution No. 9—Relative to naming the James J. McBride Bridge.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Donnelly, Farr, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—30.
NOES—None.

Resolution ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS (RESUMED)

Assembly Bill No. 30—An act to amend Section 13514 of the Education Code, relating to public school employees.

Bill read third time, and presented by Senator Rodda.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Christensen, Cobey, Donnelly, Farr, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—29.
NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 18—An act to amend Sections 13091, 13093, 13101, 13103, 13161 and 13174 of the Public Utilities Code and to repeal Section 13102 of the Public Utilities Code, relating to the issuance of electric system improvement bonds of municipal utility districts and declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Rodda.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Cameron, Christensen, Cobey, Donnelly, Farr, Geddes, Holmdahl, Lagomarsino, McAteer, Miller, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—27.
NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Cameron, Christensen, Cobey, Donnelly, Farr, Geddes, Holmdahl, Lagomarsino, McAteer, Miller, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—27.
NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 22—An act to amend Sections 2 and 27 of the San Geronimo Pass Water Agency Law (Chapter 1435 of the Statutes of 1961), relating to the boundaries and powers of the agency, and declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Backstrand.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Donnelly, Farr, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, O'Sullivan, Quick, Rattigan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—27.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Donnelly, Farr, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, O'Sullivan, Quick, Rattigan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—27.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Joint Resolution No. 1—Relative to the selection of the City of Antioch as a site for an experimental saline water conversion plant.

Resolution read, and presented by Senator Teale.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Christensen, Cobey, Donnelly, Farr, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, O'Sullivan, Quick, Rattigan, Rodda, Shaw, Slattery, Stiern, Teale, Weingand, J. Howard Williams, and Robert D. Williams—26.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 10—Relative to commending the City of Lynwood.

Resolution read, and presented by Senator Rodda.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Byrne, Christensen, Cobey, Donnelly, Farr, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, O'Sullivan, Quick, Rattigan, Rodda, Short, Slattery, Stiern, Teale, Weingand, J. Howard Williams, and Robert D. Williams—24.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Joint Resolution No. 3—Relative to federal aid for state veterans' homes and hospitals.

Resolution read, and presented by Senator Christensen.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Christensen, Cobey, Donnelly, Farr, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, O'Sullivan, Quick, Rattigan, Rodda, Short, Slattery, Stiern, Teale, Weingand, J. Howard Williams, and Robert D. Williams—24.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Joint Resolution No. 4—Relative to federal aid for state veterans' homes and hospitals.

Resolution read, and presented by Senator Christensen.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Christensen, Cobey, Donnelly, Farr, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, O'Sullivan, Quick,

Rattigan, Rodda, Slattery, Stiern, Teale, Weingand, J. Howard Williams, and Robert D. Williams—23.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Joint Resolution No. 5—Relating to federal subsidy for portion of operating costs of state nursing homes for veterans.

Resolution read, and presented by Senator Christensen.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Christensen, Cobey, Donnelly, Farr, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, O'Sullivan, Quick, Rattigan, Rodda, Slattery, Stiern, Teale, Weingand, J. Howard Williams, and Robert D. Williams—23.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Joint Resolution No. 6—Relative to deductions from federal payments to state veterans' homes.

Resolution read, and presented by Senator Christensen.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Burns, Cameron, Christensen, Cobey, Donnelly, Farr, Geddes, Holmdahl, Lagomarsino, McAteer, O'Sullivan, Quick, Rattigan, Rodda, Slattery, Stiern, Teale, Weingand, J. Howard Williams, and Robert D. Williams—22.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 31, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 22

Senate Bill No. 35

Senate Bill No. 24

Senate Constitutional Amendment No. 1

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 31, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 8

And reports the same correctly engrossed.

BURNS, Chairman

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 47: By Senator Dolwig—An act to add Section 337k to the Penal Code, relating to draw poker.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 11: By Senators McAteer, Burns, Collier, Holmdahl, Richards and Dolwig (Coauthors: Assemblymen Untch, and Welfie)—Relative to the creation of the Joint Interim Committee on Housing and Recreational Needs of Elderly Citizens, and prescribing its duties and responsibilities.

Referred to Committee on Rules.

RESOLUTIONS

The following resolutions were offered:

By Senator Regan:

Senate Resolution No. 22

Relative to private or public documents, papers, and files kept in public buildings

WHEREAS, Certain documents, papers and files have been found in a National Guard Armory in San Diego, the ownership and origin of which are in dispute and the contents of which are allegedly used in connection with making appointments to state offices; and

WHEREAS, Serious questions have arisen concerning the use of public buildings for such purposes, the nature and sources of the contents of such documents, papers and files, and the nature of the private, official, or semi-official ownership and the use thereof; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate Fact Finding Committee on Judiciary is authorized and directed to ascertain, study, and analyze all facts relating to or hearing on the subject of this resolution, including the origin, ownership, character, and use of the documents, papers, and files described above, and the use of public buildings for deposit of these and other documents, papers, and files, and including but not limited to, the operation, effect, administration, enforcement, and needed revision of any and all laws in any way bearing upon or relating thereto and the desirability of, or necessity for, legislation in this field, and to report thereon to the Senate, including in the report its recommendation, if any, for appropriate legislation not later than the 30th calendar day of the 1963 Regular Session of the Legislature.

Resolution read, and referred to Committee on Rules.

By Senator Arnold:

Senate Resolution No. 23

Relative to jurisdiction with respect to condominiums

Resolved by the Senate of the State of California, That the Senate Fact Finding Committee on Governmental Administration is authorized and directed to ascertain and study all facts relating to the extent to which the Real Estate Commissioner and the Commissioner of Corporations shall have jurisdiction with respect to administration of the laws relating to condominiums, and said committee is directed to report its findings and recommendations to the Senate no later than the fifth legislative day of the 1963 Regular Session.

Resolution read, and referred to Committee on Rules.

RECESS

At 5.37 p.m., on motion of Senator Burns, the Senate recessed until 7.35 p.m.

REASSEMBLED

At 7.35 p.m., the Senate reconvened.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

Request for Unanimous Consent

Senator Rodda asked for, and was granted, unanimous consent to take up Assembly Bill No. 50, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 50

Assembly Bill No. 50—An act making an appropriation for the purpose of increasing salaries of state officers and employees, declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Rodda.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Assembly Bill No. 50.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 23, 1962

To the Honorable Members of the Assembly and Senate:

Assembly Bill No. 50, "An act making an appropriation for the purpose of increasing salaries of state officers and employees, to take effect immediately," in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Assembly Bill No. 50 as an emergency measure.

Respectfully submitted,

EDMUND G. BROWN, Governor

Urgency Clause

Urgency clause read.

Roll was called.

CALL OF THE SENATE

Pending the announcement of the vote Senator Rodda moved that the quorum call of the Senate be applied to the final passage of Assembly Bill No. 50.

Motion carried. Time 7.40 p.m.

**FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH**

At 7.45 p.m., on motion of Senator Rodda, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and the urgency clause to Assembly Bill No. 50 was adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Geddes, Holmdahl, Lagomarsino, Miller, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—28.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Geddes, Holmdahl, Lagomarsino, Miller, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 31, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 14

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, March 31, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 39

Assembly Bill No. 41

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bills were read the first time:

Assembly Bill No. 39—An act making an appropriation to the Emergency Fund in augmentation of Item 283, Budget Act of 1961.

Referred to Committee on Rules.

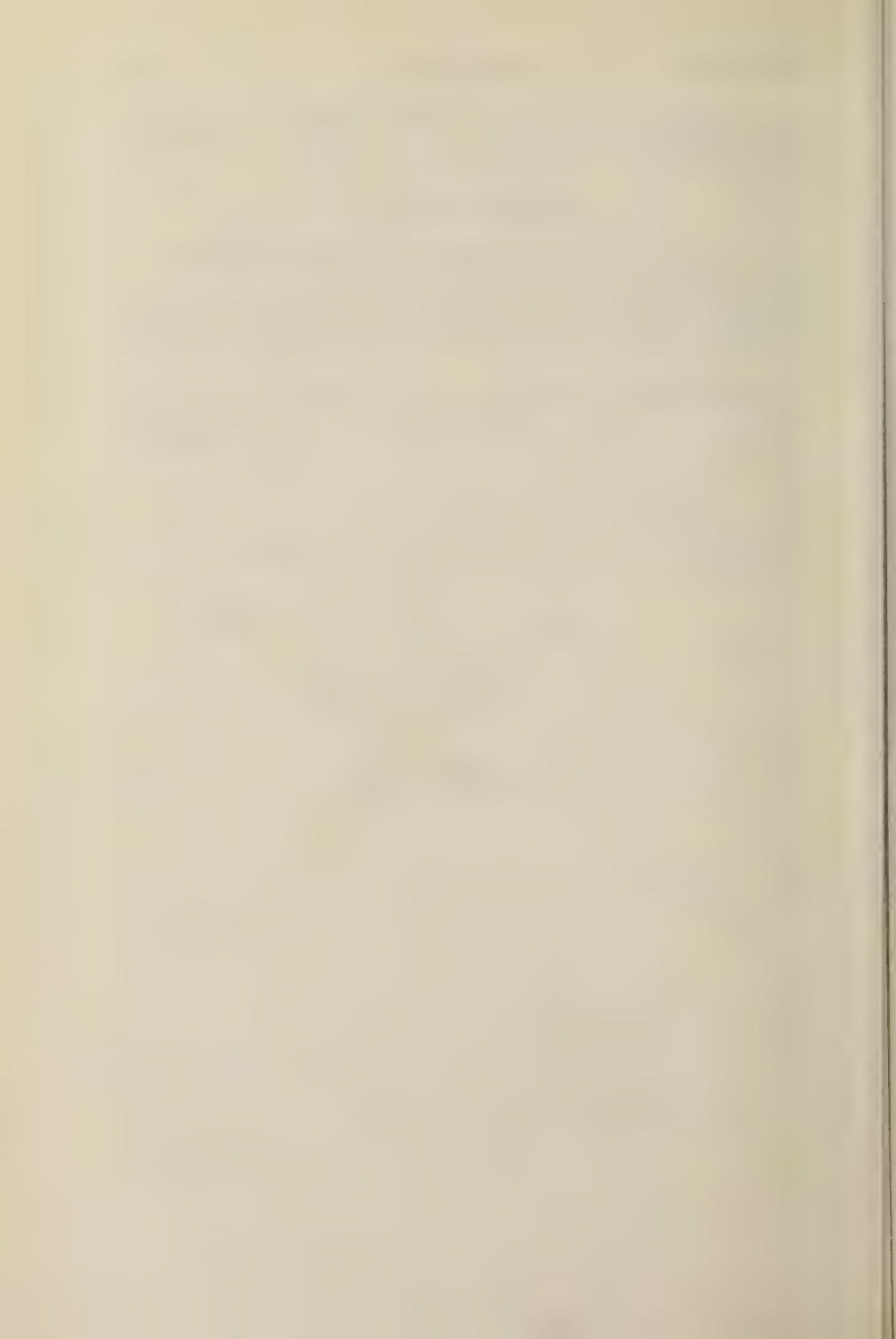
Assembly Bill No. 41—An act to amend Sections 80, 86.4, 86.6, and 91.5 of the Agricultural Code and Sections 19622, 19627, and 19636 of the Business and Professions Code, relating to the district agricultural associations.

Referred to Committee on Rules.

ADJOURNMENT

At 7.57 p.m., on motion of Senator Brown, the President declared the Senate adjourned until 3 p.m., Monday, April 2, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

SEVENTEENTH LEGISLATIVE DAY
TWENTY-SEVENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Monday, April 2, 1962

The Senate met at 3 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Hohndadel, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingard, J. Howard Williams, and Robert D. Williams—38.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

O Lord, our God, We remember the requirements that we are to love Thee with all our hearts, with all our minds and with all our strength. This we pray we may be able to do, that justice and mercy, truth and law may be established in our State and Nation. Give to the Senate of this State Thy blessing and to each Senator the grace to do Thy will. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Slattery led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

*Hon. J. A. Beek
Secretary of the Senate
State Capitol*

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, April 2, 1962

DEAR MR. BEEK: This will acknowledge receipt of your letter of March 29, 1962 and a copy of Senate Resolution No. 26, adopted at the 1962 Regular Budget Ses-

sion of the Legislature, relative to the development of recreational areas along rivers where crossed by bridges.

Respectfully,

ROBERT B. BRADFORD
Director of Public Works

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 31, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:
Assembly Bill No. 50

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 31, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 34—An act to add Section 23313 to the Elections Code, relating to consolidation of elections with the Direct Primary Election, declaring the urgency thereof, to take effect immediately;

And reports the same has been correctly enrolled, and presented to the Governor on the 31st day of March, 1962, at 8.30 p.m.

BURNS, Chairman

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 1—Relating to price supports for milk;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the 2nd day of April, 1962, at 2.30 p.m.

BURNS, Chairman

SENATE CHAMBER, March 31, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 10

Senate Bill No. 33

Senate Bill No. 23

Senate Bill No. 36

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 30, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 10

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 31

Senate Bill No. 40

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 35

Senate Constitutional Amendment No. 1

And reports the same correctly re-engrossed.

BURNS, Chairman

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Resolution No. 18

Assembly Concurrent Resolution No. 7

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 5

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Education.

BURNS, Chairman

Above reported bill re-referred to Committee on Education.

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 19

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Public Health and Safety.

BURNS, Chairman

Above reported bill re-referred to Committee on Public Health and Safety.

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Assembly Bill No. 9

Assembly Bill No. 43

Assembly Bill No. 35

Assembly Bill No. 46

Assembly Bill No. 40

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bills re-referred to Committee on Governmental Efficiency.

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 8

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Fish and Game.

BURNS, Chairman

Above reported resolution re-referred to Committee on Fish and Game.

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 38

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Local Government.

BURNS, Chairman

Above reported bill re-referred to Committee on Local Government.

Committee on Transportation

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Senate Joint Resolution No. 2

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

COLLIER, Chairman

Above reported resolution ordered to third reading.

Committee on Local Government

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Local Government, to which were referred:

Senate Bill No. 39

Assembly Bill No. 6

Senate Bill No. 41

Assembly Bill No. 7

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

RATTIGAN, Chairman

Above reported bills ordered to second reading.

Committee on Education

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Education, to which was referred:

Senate Joint Resolution No. 7

Has had the same under consideration, and reports the same back with amendments with the recommendation: Be adopted.

DONNELLY, Chairman

Above reported resolution ordered to third reading.

Committee on Rules

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Constitutional Amendment No. 2

Senate Bill No. 47

Senate Bill No. 45

Assembly Bill No. 41

Senate Bill No. 46

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bills re-referred to Committee on Governmental Efficiency.

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 39

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Finance.

BURNS, Chairman

Above reported bill re-referred to Committee on Finance.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committee this legislative day be given second reading and placed on the third reading file for the next legislative day.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 32. An act to add Section 4764.2 to the Health and Safety Code, relating to county sanitation districts, providing for bonding, and defining the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 41. An act to provide for the establishment of a port district embracing the tidelands and lands lying under the inland navigable waters of San Diego Bay; to provide for the calling of municipal elections therefor; describing the powers, duties, and functions

thereof, authorizing the district to borrow money and issue bonds for district purposes; to provide means of raising revenues for the operation, maintenance and bond redemption of the district; and to provide for the transfer to such district of tidelands and lands lying under inland navigable waters.

Bill read second time, ordered engrossed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 6—An act to validate the organization, boundaries, acts, proceedings and bonds of public bodies, as herein defined, and to provide limitations of time within which actions may be commenced in connection therewith, declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

Assembly Bill No. 7—An act to validate the organization, boundaries, acts, proceedings and bonds of public bodies, as herein defined, and to provide limitations of time within which actions may be commenced in connection therewith.

Bill read second time, and ordered to third reading.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, March 26, 1962; Tuesday, March 27, 1962; Wednesday, March 28, 1962; Thursday, March 29, 1962; Friday, March 30, 1962; and Saturday, March 31, 1962, be approved as corrected by the Minute Clerk and the Journal Clerk.

Motion carried.

CONSIDERATION OF DAILY FILE THIRD READING OF SENATE BILLS

Senate Bill No. 35—An act to amend Section 1017 of the Penal Code, relating to work by prisoners.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Cobby, Collier, Donnelly, Farr, Gibson, Grunsky, Haduchield, Johnson, Ligon, McCarthy, Murdy, O'Sullivan, Quick, Richards, Shaw, Short, Sinters, Stiers, Sturgeon, and Weingand—26.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 4—Relative to scenic highways.
Resolution read.

Motion to Amend

Senator Farr moved the adoption of the following amendment:

Amendment No. 1

On page 1, line 21, of the printed measure, after "existence," insert "except that the membership of the advisory committee appointed jointly by the Speaker of the Assembly and the Speaker pro Tempore of the Senate shall consist of nine members."

Amendment read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

Senate Constitutional Amendment No. 1—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending the first paragraph of subdivision (b) of Section 2 of Article IV thereof, relating to Members of the Legislature.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Begovich, Brown, Byrne, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Regan, Richards, Shaw, Short, Slattery, Stiern, Sturgeon, and Weingand—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Bill No. 10—An act authorizing a grant to the Monterey County Flood Control and Water Conservation District for recreation in connection with the San Antonio Dam and Reservoir.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Begovich, Brown, Byrne, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Regan, Richards, Short, Slattery, Stiern, Sturgeon, and Weingand—26.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 23—An act to add Sections 13572 and 11561 to the Government Code, relating to the State Printer.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Begovich, Brown, Byrne, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Regan, Slattery, Stiern, and Weingand—23.

NOES—Senators Short and Sturgeon—2.

Bill ordered transmitted to the Assembly.

Senate Bill No. 33—An act to amend Sections 75101, 75102, and 75103 of the Government Code, relating to judges' retirement, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—31.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Collier, Donnelly, Farr, Fisher, Geddes, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—31.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 40—An act to add Chapter 15.5 (commencing with Section 19891) to Division 14 of the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; appropriating money for the purpose of carrying out this chapter; and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election.

Bill read third time.

The roll was called.

CALL OF THE SENATE

Pending the announcement of the vote, Senator Donnelly moved a call of the Senate.

Motion carried. Time, 3.34 p.m.

The President directed the Sergeant at Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF SENATE BILLS (RESUMED)

Senate Concurrent Resolution No. 8—Relative to final adjournment of the 1962 First Extraordinary Session of the Legislature.

Resolution read.

Motion to Amend

Senator Burns moved the adoption of the following amendment:

Amendment No. 1

On page 1, line 4, of the printed measure, strike out "third", and insert "fifth".

Amendment read, and adopted.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 8 at this time, for consideration as amended.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 8, AS AMENDED

Senate Concurrent Resolution No. 8—Relative to final adjournment of the 1962 First Extraordinary Session of the Legislature.

Resolution read, as amended.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAtter, Murdy, O'Sullivan, Quick, Richards, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

MOTION REGARDING MEMBERS OF THE LOCAL GOVERNMENT COMMITTEE

Senator Burns moved that the record show that the absence of Senators Rattigan, Arnold, Rodda, Robert D. Williams, and Geddes was due to attending a meeting of the Local Government Committee.

Motion carried.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE DISPENSED WITH

At 3:43 p.m., on motion of Senator Donnelly, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and Senate Bill No. 40 passed by the following vote:

AYES.—Senators Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Cohey, Collier, Donnelly, Fene, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAttee, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Short, Slattery, Stern, Sturgeon, Teale, Weingard, J. Howard Williams, and Robert D. Williams.—52.

NOTES.—Senators Dilling and McCarthy.—2.

Bill ordered transmitted to the Assembly.

CONSIDERATION OF DAILY FILE (RESUMED) THIRD READING OF SENATE BILLS (RESUMED)

Senate Bill No. 36.—An act to add Article 5 (commencing with Section 460) to Chapter 2, Part 1, Division 1, of the Unemployment Insurance Code, relative to automation and technological developments, creating the Commission on Automation and Technological Developments, prescribing its powers and duties, and making an appropriation therefor.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES.—Senators Arnold, Begovich, Brown, Burns, Byrne, Christensen, Cohey, Collier, Donnelly, Fene, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, McAttee, O'Sullivan, Quick, Rattigan, Richards, Short, Slattery, Stern, Sturgeon, Teale, Williams, and Robert D. Williams.—28.

NOTES.—Senators Backstrand, Lagomarsino, McCarthy, and Murdy.—4.

Bill ordered transmitted to the Assembly.

Senate Bill No. 31.—An act to provide for meeting the building needs of the State by the adoption of a general construction program, by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 Direct Primary Election.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES.—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Christensen, Cohey, Collier, Donnelly, Fene, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAttee, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stern, Sturgeon, Teale, Weingard, and Robert D. Williams.—23.

NOTES.—Senator McCarthy.—1.

Bill ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 21—An act to add Section 54909 to the Government Code, relating to the filing of statements and maps and plats for tax purposes, declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Murdy.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Christensen, Christensen, Cobey, Dolwig, Donnelly, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAttee, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Shaw, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—32.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Christensen, Christensen, Cobey, Dolwig, Donnelly, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAttee, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Shaw, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 26—An act creating the Upper Santa Clara Valley Water Agency, and prescribing its boundaries, organization, operation, management, financing and other powers and duties.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Christensen, Christensen, Cobey, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, and Robert D. Williams—31.

NOES—None.

Bill ordered transmitted to the Assembly.

RESOLUTIONS

The following resolutions were offered:

By Senators Richards, Arnold, Backstrand, Begovich, Brown, Burns, Christensen, Collier, Dolwig, Donnelly, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAttee, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Shaw, Short, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams:

Senate Resolution No. 24

Relative to the California Highway Commission and the Division of Highways, Department of Public Works

WHEREAS, Questions have arisen in certain other states over the efficiency, quality and integrity of the highway program in their states; and

WHEREAS, The State of California has been constructing a system of freeways which is the envy of all the other states and the world; and

WHEREAS, This tremendous undertaking has been accomplished on a sound and efficient basis and without a whisper of scandal; and

WHEREAS, This has been due in great measure to the work of the California Highway Commission and the Division of Highways, Department of Public Works, under and pursuant to a legislative plan designed to assure the solution of highway problems on a statewide and community basis, and in the overall public interest; and

WHEREAS, The successful handling of this great program has been largely due to the consistent, honest and dedicated service of the members of the above Commission and Division; now, therefore, be it

Resolved by the Senate of the State of California, That the California Highway Commission and the Division of Highways, Department of Public Works, are hereby commended for the excellent freeway system now enjoyed by the citizens of this State; and be it further

Resolved, That the Senate of the State of California wishes to express its satisfaction concerning the honesty and the manner in which the commission and the division have carried out the responsibilities delegated to them by law; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a copy of this resolution to the California Highway Commission and the Division of Highways, Department of Public Works.

Resolution read, and unanimously adopted on motion of Senator Collier.

By Senators Rodda, Short, and Geddes:

Senate Resolution No. 25

Relative to the design and construction of state college buildings
by the Division of Architecture

WHEREAS, In 1960 the Legislature enacted the Master Plan for Higher Education which, among other things, gave the Board of Trustees of the California State Colleges authority over the construction and design of state college buildings; and

WHEREAS, This provision has been the source of a continuing controversy which has arisen from a difference of opinion as to its effect upon the ultimate cost of the state capital outlay program; and

WHEREAS, S.B. 70 introduced at the 1961 Session of the Legislature is concerned with the subject of the performance of architectural services for the state college system; now, therefore, be it

Resolved by the Senate of the State of California, That the subject matter of Section 22604 of the Education Code and the subject matter of S.B. 70 of the 1961 General Session is assigned to the Committee on Rules for reassignment to an appropriate interim committee for study; and be it further

Resolved, That said committee is requested to study all matters relating to the question of whether the Board of Trustees of the California State Colleges shall employ private architects or shall make use of the services of the Division of Architecture, and to specifically investigate: (a) the proportion of state college construction and design which is presently being carried out by contract with private architects; (b) the cost of projects designed by private architects compared with the cost of projects constructed by the Division of Architecture; (c) the advantages, if any, to state fiscal coordination which result from the use of the Division of Architecture; and (d) the problem of properly staffing the Division of Architecture in the event that a majority of state college work is let out to private architects; and be it further

Resolved, That the committee to which the subject matter of this resolution is assigned shall report its findings to the Legislature not later than the fifth calendar day of the 1963 Regular Session.

Resolution read, and referred to Committee on Rules.

By Senator Rattigan (Coauthor: Assemblyman Bagley):

Senate Resolution No. 26

Relative to the sesquicentennial of Fort Ross

WHEREAS, The year 1962 marks the 150th anniversary of the Russian settlement at Fort Ross, on the coast of Sonoma County in the Redwood Empire of Northern California; and

WHEREAS, Fort Ross has had great significance in the history of our State, and of the United States, marking the southernmost penetration of Russian imperialism on the continent of North America, and the place where this despotic power was called upon to halt in 1823 by the Monroe Doctrine; and

WHEREAS, Fort Ross stands in its original location and has been designated a State Historical Monument by the State of California, and its site was visited by 108,592 tourists in 1961, demonstrating that it is a major and unique tourist attraction; and

WHEREAS, The State Division of Beaches and Parks, in commendable devotion to fidelity of detail, has restored Fort Ross with its stockade, chapel and commandant's headquarters identical to the condition in which the original buildings constructed it in 1812, with the result that visitors now may visualize its role in California's history; and

WHEREAS, Several million motorists will be visiting Northern California during the balance of 1962, and it is of unquestioned importance to the growing travel and resort industry of this State to bring to the attention of these visitors our historic attractions, and especially those of such surpassing significance as Fort Ross; now, therefore, be it

Resolved by the Senate of the State of California, That all citizens of the State of California are called upon to observe the sesquicentennial of Fort Ross, and all civic organizations are called upon to support by official action this observance; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a suitably prepared copy of this resolution to the Redwood Empire Association and a second suitably prepared copy to the State Division of Beaches and Parks, which copy shall be displayed at the Fort Ross State Historical Monument.

Resolution read, and unanimously adopted on motion of Senator Rattigan.

RECESS

At 4.10 p.m., on motion of Senator Burns, the Senate recessed until 4.42 p.m.

REASSEMBLED

At 4.42 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 2, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 49

ARTHUR A. O'HINIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 49—An act to amend Sections 18900, 18901, 18903, 18904, 18906, 18906.3, and 18906.4 of, and to add Sections 18905.1 and 18905.2 to, the Health and Safety Code, relating to the State Building Standards Commission.

Referred to Committee on Rules.

MOTION REGARDING MEMBERS OF THE BUDGET CONFERENCE COMMITTEE

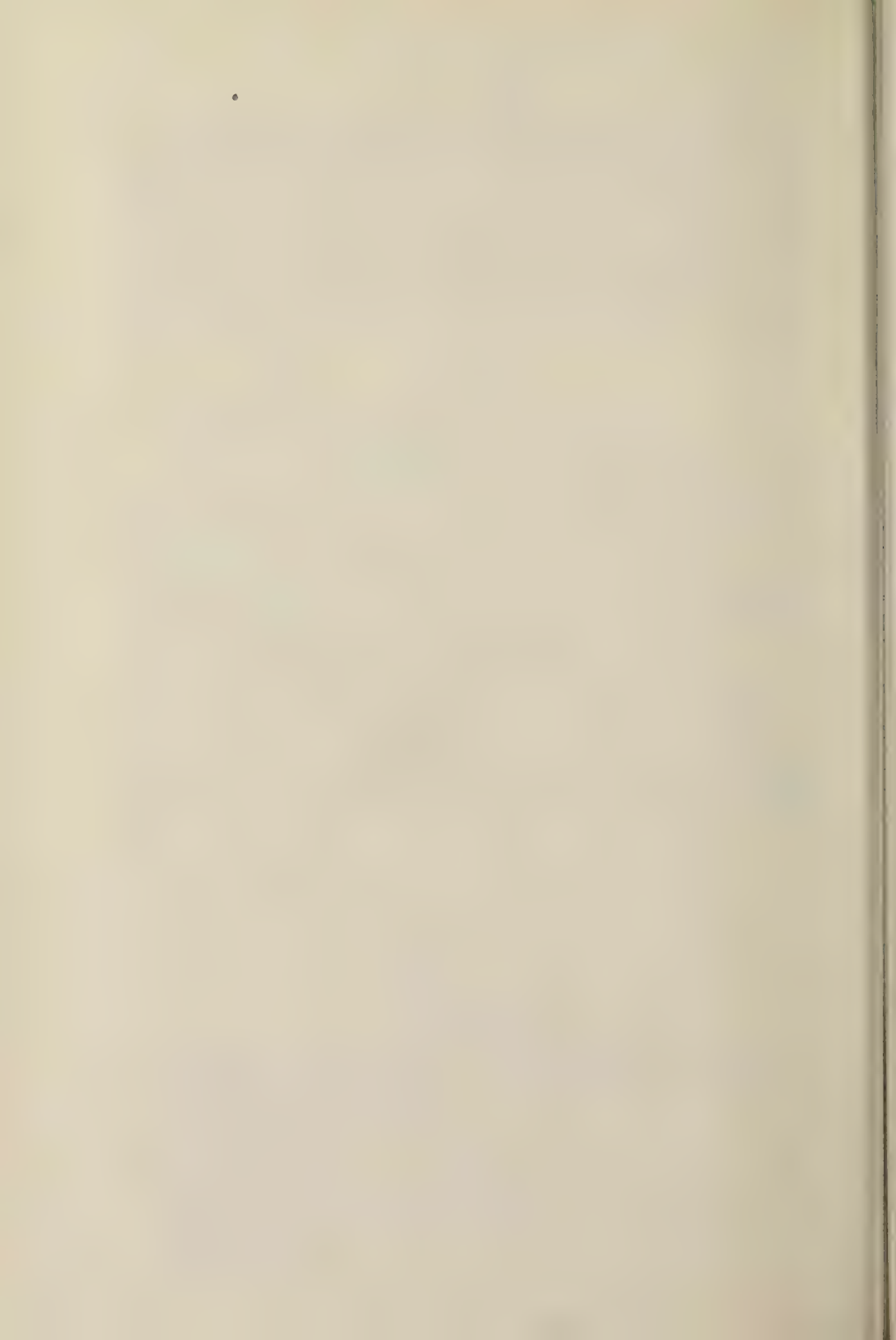
Senator Burns moved that the record show that the absence of Senators Miller, Teale, and J. Howard Williams was due to attending a meeting of the Budget Conference Committee.

Motion carried.

ADJOURNMENT

At 4.44 p.m., on motion of Senator Weingand, the President declared the Senate adjourned until 2.30 p.m., Tuesday, April 3, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

EIGHTEENTH LEGISLATIVE DAY
TWENTY-EIGHTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Tuesday, April 3, 1962

The Senate met at 2.30 p.m.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—38.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Our Father and Our God, Thou alone knowest all the problems and cares which have been laid upon the shoulders of these Senators. Thou alone are concerned about all of their personal needs, their disappointments, their ambitions, their vigor and their vulnerability. Thou alone can give them strength in the time of weakness, courage in the moment of fear, solace in the hour of failure. Thou alone are the inspiration, comfort and guide which we all need. Minister to each of us according to our particular need, O Lord, Our Strength and Our Redeemer. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day: Senator Thompson, on motion of Senator Backstrand, due to illness; Senator Shaw, on motion of Senator Stiern, due to legislative business.

President of the Senate Presiding

At 3.40 p.m., Hon. Glenn M. Anderson, President of the Senate, presiding.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, April 2, 1962

Hon. Joseph A. Beck
Secretary of the Senate
State Capitol

DEAR MR. BECK: The attached is the Division of Highways' analysis of certain controversies concerning the California highway system which were included in the report, *California Going, Going*.

This material is being transmitted to the Legislature in response to S.R. 15 of the First Extraordinary Session.

The Division had previously prepared such an analysis for the information of its own legislative councils.

The attached is substantially the same analysis and is based upon the same material. We have also included material relating to the City of Monterey because the problem in this area is similar to those cases mentioned and we feel is not completely understood.

Respectfully,

J. C. WOMACK, State Highway Engineer

Attach

Comments on "California Going, Going . . ."
By the California Division of Highways

The following comments on those portions of the publication, "California Going, Going . . ." pertaining to the California highway system are presented by the Division of Highways, Department of Public Works, pursuant to the request of the Secretary of the Senate of California as contained in Senate Resolution No. 15, 1962 First Extraordinary Session. The Division welcomes the opportunity to recommend changes, particularly to bring out all of the pertinent facts relating to specific problems and controversies mentioned.

The following statements are quoted directly from the publication, and the specific comments of the Division of Highways refer directly thereto:

Page 6—Par. 5—Statement

" . . . California's unique, light land is increasingly defiled by badly located freeways"

Comment:

This is an interesting, general statement in the introductory chapter. As it is made general, we can only assume that it refers to the six specific freeway projects specifically mentioned in the publication, i.e.: Los Angeles (presumably Griffith Park), Glendale, Emerald Bay, Nevada City, San Francisco (presumably the Embarcadero Freeway) and Sacramento. Facts concerning these six freeway projects are included as Appendix "C."

The Golden Gate Freeway through Griffith Park in Los Angeles and the Embarcadero Freeway in San Francisco are the only two of these projects which have been completed. The question of "defilement" is a matter of opinion.

Concerning Griffith Park in Los Angeles, an editorial in the Los Angeles Times of October 28, 1956, during the height of the Griffith Park controversy, stated in part: "Efficiency and this hardly needs to be pointed out—the whole community is really benefits from a freeway. Freeways do not degrade a neighborhood as railroad tracks used to do; in fact, most of them are parkways handsomely planted, that quickly become meadows to industry, to farm owners and to merchants."

Comments concerning the Embarcadero Freeway has mainly been directed at the appearance of the elevated structure rather than the freeway routing. Very little publicity has been given to the unsurpassed view of the city and the bay that this freeway affords to many thousands of motorists.

There are differences of opinion concerning even the appearance of the structure. The Investment Association of San Francisco, in opposing the removal of the Embarcadero Freeway, based their opposition among other things on the fact the freeway is constructed in an area devoted to commercial and industrial holdings, and is not in keeping with the area. An out of town visitor wrote to the *San Francisco Chronicle* as follows: "All you could see, if you tore down the freeway, would be a line of buildings of some nice old buildings, with a few towers sitting out over them. To this sight I much prefer the clean sweep of the freeway's soaring curves. It is a fine example of modern utilitarian building."

The following facts pertain to both the freeway through Griffith Park in Los Angeles and the Embarcadero Freeway in San Francisco:

(1) Both were on master plans of the city prior to being adopted as state highways.

(2) Inclusion in the State Highway System was urgently requested by local governments in each case.

(3) The routings in both cases were endorsed by official action of the City after the city governments had held their own hearings.

Page 20—Par. 5—Statement

"Take a given point on a freeway lane: you will seldom see more than 2,500 people pass that point in an hour's time. Take a point on a rapid-transit track, 40,000 to 60,000 people can pass by in an hour."

Comment:

Note the use of "seldom see" in the case of freeways and the use of "can" in the case of rapid transit. Actually, one lane of a freeway "can" carry 10,000 persons per hour with five persons per car. If we were to consider the use of buses with 55 passengers each, approximately 700 buses would be required to transport 40,000 people per hour. This is well within the capacity of a single freeway lane. As a matter of fact, from 20,000 to 25,000 persons per hour are regularly moved in buses in a single lane of the Lincoln Tunnel with ample room for many private cars as well.

While 40,000 (not 60,000) people per track per hour are frequently cited as the maximum capacity of rail rapid transit, we "seldom see" this many people pass a given point in an hour. It is only on a few selected lines at high-load ratios in New York City that this figure has been achieved. Maximum (one-way) peak-hour loads reported in other cities range from about 10,000 persons per track per hour in Cleveland to about 30,000 in Chicago.

It is well recognized that rail rapid transit could afford substantial relief for freeways during rush commuter hours in certain large metropolitan areas where population densities are sufficiently great. It must also be remembered, however, that existing rail transit lines operate at peak efficiency for only about 20 hours a week during morning and evening rush hours, Monday to Friday. The New York Central needs all its expensive equipment about 15 percent of the time but 80 percent of it stands idle the rest of the time.

Freeways also carry peak rush-hour loads. Unlike most rails, however, they serve a variety of other purposes carrying a steady stream of commercial and private traffic 24 hours a day, seven days a week. Included in this traffic, of course, are mass transit buses.

Page 33—Par. 2—Statement

"California wants new and better highways: the Division of Highways proposes and the Legislature adopts the California Freeway System."

Comment:

The implication is that the Division of Highways alone proposed and developed the California Freeway System and that the Legislature adopted it without question.

The following is quoted from Chapter 1062 of the Statutes of 1959: "The Legislature recognizes . . . that the California Freeway and Expressway System, established by this article, has been selected and developed as a result of scientific studies by all levels of government in the State of California". It should also be pointed out that it was adopted only after extensive statewide hearings by a special Joint Interim Committee of the Legislature, at which every county and city in the State was invited to suggest changes, additions or omissions to the proposal.

Page 35—Par. 6—Statement

"No policy or plan has been developed to control the location of new highways and the improvement of old ones through the designated reservoir areas. Failure on the part of the State to co-ordinate highway and reservoir programs will cost either the taxpayer or the water users many additional millions of dollars."

Comment:

The Division of Highways and the Department (formerly Division) of Water Resources have had a policy of mutual co-operation on planned reservoir and highway projects for a long period of years. As to plans, the Division of Highways has the California Freeway and Expressway System as a master plan. Various well-circulated bulletins of the Department of Water Resources, such as Bulletin No. 3, defining the California Water Plan, constitute effective master plans for state water projects.

Under federal law the Department of the Interior and the Army Engineers are required to submit all reports on reservoir and other water projects to the affected states for review and comment. Since establishment of the Department of Water Resources in 1956 that agency has been designated by directive of the Governor to review all such reports on proposed federal flood control and water utilization projects. In turn, Water Resources submits these to other state agencies, such as the Division of Highways for review and comment. Prior to 1956 this liaison was per-

formed by the Division of Water Resources, then a part of the Department of Public Works.

In many cases the Division of Highways, under agreement with the Department of Water Resources, is acquiring the land necessary for reservoir sites. It is obvious that in these circumstances both agencies have full knowledge of proposed water and highway projects.

There has been no failure on the part of the State to co-ordinate highway and reservoir programs and under existing policies and plans and through mutual co-operation of the affected agencies there is little likelihood that any cost to the taxpayer or water users could occur through failure to co-ordinate planning.

As an example of the excellent co-operation between the Department of Water Resources and the Division of Highways, a master contract has been executed providing for joint acquisition of rights of way wherever water and highway projects require acquisition of adjacent or nearby parcels of land.

Page 38—Par. 2—Statement

"Yet the division has been perpetually under fire—not because its engineers lack ability and skill, but because in locating and designing freeways, the division itself, *lacking strong state policy direction*, and sustained by the constitutionally provided gas tax fund, has too often failed to respect the plans of other agencies for the use of California lands; in building freeways it has too often failed to respect the legitimate economic interests of farmers and merchants and others of the California economic community; it has too often failed to respect the aesthetic and social ill-effects of its freeway locations."

Comment:

The division has a long-standing policy of full co-ordination with other agencies, and with local governing bodies. This policy is well expressed by procedural resolution of the California Highway Commission, a copy of which is attached as Appendix "A." The procedure, subject to only minor changes, has been in effect and has been followed in all cases since 1948.

Most location and design matters are non-controversial. The statement "perpetually under fire" can only be construed to refer to the relatively few controversial matters, many of which have extended over a long period of years. Actually, in most of these controversies the division's freeway routings have been supported by local government and or have been in accord with either adopted master plans or local planning studies.

The second part of the paragraph quoted above charges that the division has too often failed to respect the plans and interests of others. Obviously, the authors have failed to recognize the fact that any major public works proposal is almost certain to involve conflicting interests. It is equally obvious that a decision in the best public interest can only be made after due consideration of all interests involved and with due respect for all plans and interests. The fact that some of the parties involved in a particular case do not agree with the final decision is no reason for assuming that their interests have not been respected and considered.

The truth is that the Division of Highways has *never* failed to respect the plans and interests of all segments of the California economy. In every freeway location the State Highway Engineer, in making his recommendation, and the California Highway Commission, in their final selection of a route, have honestly and conscientiously attempted to evaluate all interests involved and to arrive at a decision which will result in the greatest overall public benefit. The fact that relatively few serious controversies have developed over freeway locations is proof that sound judgment has been exercised.

The last charge is to the effect that the division "has too often failed to respect the aesthetic and social ill-effects of its freeway locations." No examples are cited.

Like other forms of community values, social effects and aesthetics mean different things to different people. The authors have expressed their own undocumented point of view; it is not difficult to find others with directly opposite opinions. For example:

The matter of overall benefits and general reaction to completed freeways is well expressed in the following excerpt from a feature article by Art Ryon in the *Los Angeles Times* of June 21, 1961:

"How have freeways affected the economy of cities and communities they have bypassed or dissected?"

"Although fraught with minor complexities, the Big Picture as far as freeways are concerned is:

"They have been a boon to almost everyone.

"At a recent meeting in Riverside of the Southern California Planning Congress, J. A. Mellen, planning director of the City of Glendale, put it in a nutshell:

"I know of no instance," he declared, "where the community has not benefited economically from the finally constructed freeway alignment. This is not to say, of course, that individuals have not suffered from the changed conditions brought about by alignments that necessarily had to skirt previous locations of highway congestion—and highway business."

"But, while a few individuals may have suffered, as Mellen points out, it is a strange truth that many business places on highways from which freeways have taken traffic actually have prospered since the freeways took heavy travel from their doors."

"From Ventura Boulevard in Studio City, from El Monte, from Buena Park, from Santa Ana, from San Clemente, from Carlsbad and Oceanside, from Camarillo, and from Gorman high on the the Ridge Route, the report is the same:

"We were worried about the freeway at first, but now we're thankful they put it through."

Aesthetics are probably subject to more widely divergent opinions than any other form of community values. One man's opinion concerning freeway aesthetics is expressed by Norman Phillips, Associate Editor of *Trait-R-News*, in his regular monthly feature "The Camera Angle" in the December 1960 issue:

"A still life of fruit in a bowl can have impact because of the geometric arrangement of the component forms. The pure geometric designs of the Los Angeles freeway system are fabulously powerful in impact; perhaps the most exciting man-made structures since the Taj Mahal."

Time may also have its effects on people's opinions as to aesthetics. It should be remembered that for years after its construction the Eiffel Tower was considered by many to be an architectural "monstrosity."

Specifically, it would be very difficult to find a single case where a completed freeway has had social ill effects or is not on a par with or superior to the aesthetics of the surrounding area. It would be impossible to find a single case where even alleged social ill effects have not been far outweighed by overall public benefit.

Page 38—Par. 3—Statement

"Some of the best examples of the State's single agency, single interest method of planning the use of California's lands may be found in the division's record of failure to co-ordinate its highway construction programs with park and recreation demands."

Comment:

Actually, the division has a record of complete co-operation and co-ordination with federal, state and local park and recreation agencies. This includes not only freeway location matters but all phases of design, right of way acquisition and construction.

For example, in the relocation of the Redwood Highway through the state parks in southern Humboldt County, co-operative efforts between the Division of Highways and the Division of Beaches and Parks have been under way for more than 20 years.

In a report to the Highway Commission dated January 4, 1952, State Highway Engineer G. T. McCoy said "It is my recommendation that the California Highway Commission reaffirm their previous stand authorizing the State Highway Engineer to work with the Division of Beaches and Parks in an endeavor to solve this problem."

As route location studies neared completion, Mr. McCoy in presenting the results to the Highway Commission, in a report dated January 16, 1956, said "It is to the benefit of the public that the redwood groves in this area be preserved, and it is also to the benefit of the public that a safe and adequate highway be provided. Accordingly, our present studies have the purpose of determining an ultimate plan of development for U.S. Highway 101 through this area that will provide good traffic service with a minimum of damage to these redwood groves."

The entire problem was then discussed at a joint meeting of the Highway Commission and Park Commission on January 19, 1956. As a result of this meeting, Mr. Newton B. Drury, Chief of the Division of Beaches and Parks, in a letter dated January 27, 1956, to Mr. Frank B. Durkee, Director of Public Works and Chairman of the Highway Commission, said "The enclosed resolution, approving in principle the general location of the Redwood Bypass Highway in the report as presented to you and the Highway Commission dated January 16, 1956, from State Highway Engineer G. T. McCoy, was passed unanimously by the California State Park Commission at its meeting in Sacramento on January 20, 1956. We are all most appreciative of the thorough and co-operative way in which your department and the Division of Highways have worked with us toward the solution of this problem."

The following is quoted from the minutes of the meeting of the State Park Commission in Eureka, August 17, 1956: "Chief Drury expressed to Mr. Hart (District Engineer for the Division of Highways) the appreciation of this commission and staff for the co-operation of the Division of Highways in working out with the Chief, Landscape Architect Wardwell, District Superintendent Warren and others of the division, a solution of what seemed to be an insurmountable problem."

This same co-operative effort has extended throughout the design of the project with numerous field reviews and conferences being held at staff level. Maps showing projections, tentative right-of-way lines, ramp designs and available excess lands

have been furnished to Beaches and Parks representatives on a continuing basis wherever park lands or interests might be involved.

The division's interest in recreation demands is further evidenced by its planning to provide better access for the traveling public to recreational areas in the vicinity of proposed reservoirs, such as the Cedar Springs site in San Bernardino County, and the San Luis site in Merced County; by its continuing program of increasing the scenic value of highway where the traffic demand is almost entirely recreational in character; and by its increasing snow removal program to provide access to winter sports areas.

The Division of Highways is involved in still another phase of recreation in many projects which require changes in natural surroundings. In such cases, close liaison is maintained with the Department of Fish and Game in order that all possible precautions can be taken to protect the interests of sportsmen. Cooperation with the Department of Fish and Game is assured by the provisions of a recently executed master agreement between the Department of Public Works and the Department of Fish and Game.

Other projects involve recreational values in the form of existing or future small boat harbors. In such cases, studies and plans for highway locations are submitted to the Division of Small Craft Harbors to insure coordination with recreational plans of this agency.

Page 38—Par. 4—Statement

"Beginning in 1939, provisions have been added to the highway code allowing the division to buy land and roads state highways, to buy bench properties and existing freeways, easements, and to buy easements to parcels. The division never used this authority, although its use could have provided public entry to a number of state beaches, and state highways more beautiful than they are. It has never used federal funds available for these purposes."

Comment:

The division has purchased all private property between highways and state-owned land lying beneath large lakes and the ocean in all cases where such property could be considered as a legitimate right of way requirement or as excess land.

Where sufficient property became available that could be considered legitimate right of way was necessary, the division has been willing at all times to cooperate with any public agency in acquiring the property, providing, as required by Section 881 of the Statutes and Highways Code, that the cost of the extra property be made up from other means. In view of the provisions of Article XXVI of the Constitution that highway used facilities are to be used for highway purposes, the Division can take no other position.

Page 38—Par. 4 (Last Sentence)—Statement

"(The division) has evaded entirely the issue of outdoor advertising controls along highways."

Comment:

Insofar as State law is concerned, this is a legislative matter. The division has been assigned the responsibility of administering the Outdoor Advertising Act, which is applicable in unincorporated areas. A competent enforcement section is maintained for this purpose. The division knows of no complaints that enforcement has been lax.

Additional controls within incorporated cities have been exercised subsequent to an order of the Director of Public Works issued in 1951 which stated that no recommendation would be made to the California Highway Commission for an allocation of funds and no funds would be expended for landscaping of any freeway in an incorporated area until the local governing body had adopted a public ordinance prohibiting the location of advertising displays within view of such freeways. This policy has continued in force since 1951.

Land use and zoning regulations affecting advertising displays, in accordance with the provisions of the planning law, are the responsibility of the cities and counties. The division has made no attempt to pre-empt such zoning rights.

Page 38—Par. 5—Statement

"The division's attitude has helped California to delay for 20 years a worthwhile roadside rest program, although such a program has long had the backing of legislative committees, and public and private organizations throughout the State."

Comment:

The matter of roadside rests has been before the Legislature for many years. Assembly Concurrent Resolution No. 34 adopted by the 1931 Session requested the Division of Highways and the Division of Parks to make a concurrent report on the matter of roadside beautification and the development of small roadside and recreational areas.

The recommendations in the report submitted November 1, 1922, said in part "It is evident from studies . . . that all available and probable income is required to complete the present highway system within a reasonable period. Diversion of funds in any considerable amount to new projects will delay needed work on roads which would most benefit traffic and might well be questioned at the present time. Further crystallization of public sentiment may justify legislative consideration of such an eventuality."

Assembly Concurrent Resolution No. 91 of the 1951 Session of the Legislature requested the Department of Public Works and the Department of Natural Resources to report to the Legislature on the practicability of establishing roadside rests and parks. The report was presented on January 15, 1953, in two parts: one prepared by the Division of Beaches and Parks and the other by the Division of Highways.

In their summary the Division of Beaches and Parks said in part "one single agency, possibly Beaches and Parks should plan and direct such a program and enter into co-operative agreements as required. The program should be fully financed by allocations or appropriations for the specific use."

The Division of Highways' summary and conclusions included the following statements: "The Division of Highways recognizes the general desirability and demand for a system of roadside rests and parks along state highways in California for the pleasure and convenience of the motoring public.

"Funds currently available for highway construction and other highway functions are hopelessly inadequate to meet the needs of California traffic. If a system of roadside rests and parks is to be developed, adequate funds from some other source or sources should be made available to whatever agency is charged with this responsibility."

In a report dated January 3, 1956, Hubert O. Jenkins, independent adviser to the Senate Interim Committee on Recreation, State Beaches and Parks, said "Even with the evident benefits to be derived from roadside rests, it must be recognized that if they are constructed and maintained satisfactorily, they will entail considerable expenditures and the Highway Commission cannot be expected to take on this responsibility without a clear directive from the Legislature."

After many years of consideration of this matter the Legislature included the sum of \$450,000 as Item 405 of the Budget Act of 1956 to the Division of Beaches and Parks for acquisition of sites, construction, improvements and equipment for a system of roadside rests. The appropriation was for a three year period.

At its 1957 Session, the Legislature provided for a system of roadside rests on a statewide experimental basis. This legislation was amended in 1959 to provide that "roadside rests shall be located, constructed, equipped and maintained as the Department of Natural Resources find the public interest requires in the light of the condition of the site and the extent of the traffic."

In view of the legislative history of this matter, it is difficult to understand the authors' undocumented statement concerning the division's attitude and a resulting delay in a roadside rest program.

Page 39—Par. 2—Statement

"Furthermore, the federal government's own 'safety rest' program, which could benefit California's interstate highways, is also stymied, because the Division of Highways has requested that the Division of Beaches and Parks pay for and install the facilities needed for the convenience and comfort of travelers (benches, tables, restrooms). Yet if this were done, California would have to pay the full cost of these facilities. If it were done as a part of freeway construction, California would pay only 10 percent of the facility costs, and the federal government 90 percent."

Comment:

The statement in the last sentence is incorrect. The present policy of the Bureau of Public Roads is that they will not participate with federal interstate funds in convenience and comfort items, such as restrooms and picnic facilities, but that their participation is limited to 90 percent of the cost of rights-of-way, ramps, parking areas and fencing for safety rest areas.

The division is constructing safety rest areas in connection with adjacent Interstate freeway contracts, where such locations have been approved, and is providing ramps, parking areas and water where it is available. Sufficient area is provided for future comfort facilities, if they can be financed by other than highway funds at a later date. The Division of Beaches and Parks has co-operated in selection of locations for safety rest areas.

Page 39—Par. 3—Statement

"Not only has the Division of Highways failed to use its authority to improve recreational opportunities along highways, but it has often failed to take responsibility for the effects of its programs on existing parks."

Comment:

The Division's general attitude towards existing parks is well expressed by a statement by Raymond S. Kinnell of the San Francisco Recreation and Park Department in Bulletin No. 9 of the Management Aids Series of the American Institute of Park Executives, entitled "The Loss of Park and Recreation Land." The statement is as follows:

"The State Highway Department has made a sincere effort to eliminate wherever possible the utilization of recreation or park land; where it is absolutely necessary to encroach, the fair market value is paid to the department. Preliminary plans for another freeway showed that a new playground would be cut in half, but after several meetings of city and state officials and technical experts from affected city departments, this situation was practically eliminated; only about 100 square feet will be utilized for a park if and when the extension is built. In other words, with proper co-ordination between this department's engineering division and the State Highway Department all possible encroachments were eliminated."

In numerous instances the division has made excess land acquisitions available for park purposes where freeway locations have been adjacent to or through existing parks. In other cases, land has been purchased to exchange for land required from parks for freeway locations. On several projects freeway construction has been co-ordinated with park requirements to the end that improved park facilities have resulted.

In still other cases, the division's program has materially improved access to existing parks, thus making possible their enjoyment by added thousands of motorists. Examples of this are found in Arroyo Seco Park in Los Angeles where ingress and egress facilities have been developed to a high degree through co-operation with the city; and in Elysian Park where extensive interchange revisions are being carried out to provide satisfactory access to the new freeway park and other recreational facilities. This work is also being done in cooperation with the City of Los Angeles.

Page 39—Par. 4—Statement

"Freeways have run through major priceless park areas in the State and local systems. A survey by an Assembly committee in 1957 indicated that over a 10-year period, freeway construction would have removed approximately 1,000 acres of park area. The division has fought tooth and nail against those who would defend parks against freeway intrusion in Los Angeles and Chico. Loss of substantial redwood park areas to highways was narrowly averted. The division's initial plan to invade Bliss State Park and bridge Emerald Bay with a new road was not accompanied by a careful evaluation of the recreation values involved."

Comment:

Four specific examples of alleged conflicts with parks are cited. The matter of the redwood parks in Humboldt County has been discussed in previous comments. Facts concerning the remaining three are included in Appendix "C." The following comments are pertinent to the actual situation in these instances.

Los Angeles—Griffith Park In a subsequent paragraph (Page 40, Par. 5) reference is made to eroding a "major part" of this park. Actually, the division's requirements were held to a minimum on a location fully supported by the City of Los Angeles and in complete conformity to previously adopted master plans of the city and county. Every effort was made to co-ordinate freeway development with park and recreation plans. The "major part" referred to was actually 159 acres along the northeast boundary of a park consisting of 4,300 acres. For this the division, from funds collected from motorists, paid the City of Los Angeles approximately three and three-quarter million dollars.

Chico—Bidwell Park consists of a narrow strip of land following the meanderings of Big Chico Creek for a distance of some 10 miles. It varies in width from 200 feet to 4,000 feet, with the width at the freeway location being approximately 1,400 feet. The City of Chico is expanding on both sides of the park and to consider it a barrier which cannot be crossed is beyond the realm of practicality.

It is of interest to note that the city has, in recent years, extended Pine Street (Mangrove Avenue) across Bidwell Park about 3,000 feet west of the proposed freeway. It should likewise be noted that the Forest Avenue freeway route, favored by the city, crossed Bidwell Park east of the adopted location.

A landscaped parkway, with ample opportunities for pedestrians and motorists to cross it safely will not detract from the beauty or recreational potential of Bidwell Park. It will require eight acres out of a 2,000-acre park.

Both the City of Chico and Butte County have executed freeway agreements with the division.

Emerald Bay—The authors have apparently either overlooked the fact that studies for a bridge across Emerald Bay were requested by the local community and

by the El Dorado County Board of Supervisors or they feel that the division should have ignored these requests and refused to make the studies.

Although the problem at Emerald Bay is of more recent origin, the record of co-operation between the Division of Highways and the Division of Beaches and Parks is similar to that concerning the redwood groves in Humboldt County.

Two joint meetings of the State Highway Commission and the State Park Commission have been held on the Emerald Bay problem. At the Division of Highways hearing in Bijon on September 29, 1961, Mr. Robert B. Bradford, Director of Public Works and Chairman of the Highway Commission, said "... the objective the State of California must achieve ... is this: the preservation of park land for park use; the preservation of the beauty of Emerald Bay and all of Lake Tahoe; the provision of an all-year highway on the west side of Lake Tahoe; and the provision for increasing numbers of people to come up and appreciate and enjoy Emerald Bay and Lake Tahoe ... I'll recommend to the Highway Commission and to the Park Commission that additional meetings of those commissions be held until all comments and all counsel has been turned in for the State's consideration and ... until this problem has been fully explored, so that all facets of the State's objective for the service to the people and the protection of this area can be brought out and given intelligent and thoughtful consideration."

At this same hearing, Mr. Joseph C. Houghteling, Chairman of the Park Commission, said "We are most appreciative for the continuing cooperation of the Highway Commission and the Division of Beaches and Parks. It has been wonderful."

With this type of co-operation the people of California can be certain that the final decision in this matter will not be based on "single agency planning," or lack of consideration of community values.

Page 39—Par. 5—Statement

"The division's attitude is based on state policy declared in the state highway code, which allows the Highway Commission to take over any property 'dedicated to park purposes, however it may have been dedicated'."

Comment:

The division's record of full co-operation with all other public agencies on park matters completely belies the above implications as to its attitude.

Page 40—Par. 1—Statement

"Anyone who has sat through local hearings in which state highway engineers explain to irate citizens why the division favors particular freeway routings must at some time wonder at the doubletalk he has heard."

Comment:

Practically all of the division's studies with respect to freeway locations involving any possible controversy are presented at the division's hearings without preference for any particular routing.

Every effort is made to give a brief factual summary of the engineering studies and facts concerning the various alternate proposals. It is customary to explain that one of the principal reasons for the public hearing is to obtain information concerning community benefits from local government, civic groups and individuals. For this reason no decision can be made until the results of the public hearing have been analyzed.

Page 40—Par. 2, 3, 4; Page 42—Par. 1—Statement

"Of all the arguments favored by the division, perhaps the most used—and the most inadequate—is the argument that cites 'driver benefit' or 'user' benefit as a justification for the choice of one freeway route over another"—(page 40, par. 2).

"... the division devotes most attention in its economic reports supporting freeway routes to its driver benefit formula", (page 40, par. 3).

"... the formula is inadequate because plainly and simply it fails to take into account the full economic, social, and aesthetic effects of freeway routings", (page 40, par. 4).

"The driver benefit formula does not respond to all the legitimate demands being made by Californians upon their lands. It is thus poor economic theory, for it does not reflect 'community values' as well as 'user benefit' values"—(page 42, par. 1).

Comment:

The division has never contended that user benefits take into account all effects of highway routings. They are only one of the three factors considered by the division in evaluating freeway locations. These factors are (1) community benefits; (2) costs; (3) traffic service as expressed by user benefits.

Costs and user benefits are frequently combined to calculate a benefit ratio for each alternate routing. The relative benefit ratio is then weighed against community benefits in the final analysis of the various possible routings.

In making his recommendation concerning freeway routings to the California Highway Commission, the State Engineer will quite frequently determine that the community benefits afforded by a particular alternate outweigh the superior benefit ratio afforded by another alternate. To illustrate this point, a list of freeway routing recommendations submitted within the past two years, which were based primarily on community benefits, is attached as Appendix "D."

Page 40, Par. 4 and 5—Statement

"... a highway 'user' is not only a driver but also a human being inhabiting a finite area of the landscape of a community."

"He may be a farmer whose holding is reduced to a marginal operation by a freeway that bisects it. He may be a merchant, or an ordinary Joe who is more than happy to be able to drive 60 miles an hour instead of 50 over a two-mile stretch, but who is not so happy when he sees that this opportunity in the form of a freeway to drive faster and save a pittance each year may also reduce his town to a slum by taking out part of its business section, some of its historical buildings, and limited developable areas as could happen in Nevada City; or deface a skyline as in San Francisco, erode a major portion of a beautiful park where he and his children can play as in Los Angeles, defile a most breathtaking natural charm as a highway would do at the mouth of Emerald Bay, separate a great city from its commercially valuable and potentially beautiful river front as in Sacramento; or—in short—reduce community values."

Comment:

The implication that certain individual highway users; merchants, farmers or ordinary Joes are not entirely satisfied with the freeway locations in the five instances cited is undoubtedly correct. It would indeed be unusual if there were unanimity of opinion concerning community values in all freeway routing matters.

Since unanimity of opinion is, and always will be, lacking in some cases, it appears logical to assume that elected representatives of local government, i.e., city councils and boards of supervisors are in the best position to judge whether or not community values have been or will be reduced by specific freeway routings. This is particularly true if their judgment is based on accepted master plans or is assisted by local planning studies.

If this premise is accepted, the following comments are pertinent to the five instances cited:

Nevada City—The adopted freeway location has been supported by the city council and endorsed by a majority of both residents and nonresidents voting in a special—though unofficial—local election on the subject.

San Francisco—The location of the Embarcadero Freeway was adopted by the board of supervisors and was in conformity with their adopted trafficways plan. The city also approved construction of an elevated viaduct.

Los Angeles—Master plans of both the City and County of Los Angeles showed a freeway on the west bank of the Los Angeles River through Griffith Park prior to its adoption as a state highway. Its inclusion in the state highway system was urgently requested by local government. Prior to executing the freeway agreement with the State, the Los Angeles City Council held its own public hearing on the matter; subsequently the freeway agreement was adopted by the Council.

Emerald Bay—Although no decision has been made as yet, previous comments (on Page 39, Par. 4) indicate that full consideration is being given to the opinions and interests of all segments of the California economy.

Sacramento—A decision concerning freeway routes was deferred for several years to allow thorough development of local planning and a complete evaluation of all community benefits. The adopted freeway locations are in complete conformity to developed local planning and have been fully supported by the city council, city planning commission and numerous civic organizations.

In connection with the Sacramento Freeway matter, Rex M. Whitton, Federal Highway Administrator, in a letter to Governor Brown dated December 26, 1961, said "I wish to further assure you that this matter has been most ably handled by your Department of Public Works under the able leadership of Robert Bradford and Jasper Womack. I do not know of any place where greater opportunity has been given to the people to express themselves about matters of this kind, nor where more detailed study has been made of a situation by both the local people and the highway officials. In fact, it is my considered judgment that the California Highway Department is one of our top highway organizations in the country and you may well be proud of its work."

Further facts concerning these five freeway routings are included in Appendix "C."

Page 42—Par. 1—Statement

"Community values could in great part be translated into dollar values just as user benefits are, if responsible agencies would get out their slide rules and devise the formulae."

Comment:

In this and other references to "community values" the authors have failed to define the term. The following definition is quoted from a report by A. P. Hamann, City Manager of San Jose and Robert L. Williams, Planning Director of Alameda County, who were employed by the Department of Public Works to report on community values as related to freeways in Sacramento. Their definition of community values, as related to the metropolitan Sacramento area, is as follows:

"... those values which contribute to the *total public benefit* to be derived from the provisions of a freeway system within this community. Such values may include social, economic, physical, cultural, historical, aesthetic, or other considerations that are broadly acknowledged to contain some measure of lasting public benefit.

"In many communities, the comprehensive General Plan constitutes an excellent listing of 'community values' since the plan itself is a statement of local development policy and community objectives. The key word here is 'policy'."

The following statement concerning community values is quoted from a joint memorandum dated August 17, 1959, by Harmer E. Davis, Director, and Richard M. Zettel, Research Economist of the Institute of Transportation and Traffic Engineering of the University of California, both nationally recognized authorities in the transportation field:

"We feel that the California law requiring the local community to make its own determination and presentation of 'community values' is sound. The fact is that 'community values' is an elusive term that is neither defined in the law nor by common usage. There is no agreement as to what is to be included nor how the possible components are to be measured and weighted. Evaluation of the aesthetic values of alternative designs is just one example of the many imponderables that are involved ... it is our view that a locally-prepared, officially-approved comprehensive plan is probably the only objective expression of the community's system of values."

Many factors enter into an evaluation of community values; the proper weighing of these factors either individually or as a group is very largely a matter of judgment. No one has yet been able to express these many factors in mathematical terms or to develop quantitative measurements which could be directly related to monetary values.

The fact remains that community values mean different things to different people. It is the division's position that elected representatives of local government, i.e., city councils and boards of supervisors are in the best position to determine community values for their respective communities, particularly if their judgments are based on adopted master plans or are assisted by local planning studies.

Page 42—Par. 3—Statement

"District offices of the division continue to exert a variety of pressures, in the form of subtle threats, upon communities to gain acceptance of freeway locations they favor. For example, communities often 'get the word' that funds for a particular highway project may be lost to the locality for years if the route favored by the division is not accepted."

Comment:

This is not true. It is an undocumented expression of opinion which cannot be substantiated by facts. The division does not use a threat of deliberately withholding funds for the project to gain acceptance of a particular freeway route.

During discussions, conferences and hearings leading up to freeway route determination, local groups and agencies are generally interested in both the location of the freeway and how soon it can be constructed. Division representatives usually discuss the steps involved in the development of the project and explain the time required for the various steps. They also give an estimate of the earliest time construction could start, subject to availability of funds.

It is obvious that prolonged controversy over any phase of the project could result in a corresponding delay in construction. A factual explanation of the effect of such delays must be made if local groups and agencies are to be given the complete information to which they are entitled.

It should also be pointed out that District offices have no authority to either withhold funds or make them available.

Page 42—Par. 4—Statement

"In spite of the so-called community value section added to the state highway code in 1956, the division has successfully fought all legislative attempts to specify the exact procedures that it should follow when it wants to put a freeway somewhere: procedures which would require the division to fully inform affected com-

munities of their responsibilities, rights and recourses in the process of freeway location."

Comment:

The authors are apparently unfamiliar with the provisions of Article 6 of the Streets and Highways Code which outlines the broad, general procedures to be followed in freeway locations. Specifically, it requires complete exchange of information between the department and local agencies, public meetings by the department and an opportunity to request public hearings by the commission. Adoption by the commission of a procedure outlining in detail the steps to be taken by the department and the commission and filing of this procedure with the Legislature are also requirements of Article 6.

This legislation, sponsored by the division, was enacted at the 1961 Session of the Legislature. A similar bill was introduced with approval of the division at the 1959 Session but was not enacted into law.

The above legislation is actually based on a freeway hearing procedure first adopted as a policy of the Highway Commission in 1948. This procedure, subject to only minor changes, has been in effect and followed in all cases since that time. The commission policy, now on file with the Legislature, requires the division to keep affected communities as well as all affected agencies of government fully informed concerning freeway location studies. It requires that conferences be held at the start of studies and from time to time thereafter and that the local governing body be fully informed of its rights under Section 75.5 of the Streets and Highways Code as well as its right to request a public hearing by the commission.

The policy also requires the State Highway Engineer to submit a written report to the commission covering results of conferences and hearings as well as the relationship between all proposed locations and any master or general plans of affected local agencies. A copy of the commission's present policy is attached as Appendix "A."

Page 42—Par. 5—Statement

"There is no state policy that takes into account the fact that freeway location influences the ways in which California is developing. Like water projects, freeways—depending on their design and location—help to determine where new communities will or won't spring up, whether old communities will or won't grow, how people will or won't enjoy their leisure hours, what kind of life a man will or won't be able to lead on the California land."

Comment:

The California Freeway and Expressway System is an overall state policy for freeway location "selected and developed as a result of scientific studies by all levels of government in the State of California" (Chapter 1062, Statutes of 1959) and adopted by the Legislature.

More specifically, legislative policy, as expressed by Sections 210 and 211 of the Streets and Highways Code requires the Department of Public Works to consider the effects of proposed freeway locations on the activities and present and future development of all appropriate local agencies. It further requires the commission to "consider from the standpoint of the overall public interest all information and recommendations developed in the conferences, meetings and the hearings and any information furnished to it by any local agency pursuant to the provisions of Section 75.5."

Page 43—Par. 1—Statement

"The division is also encouraging communities to use general land-use plans as a basis for deciding where to spend state gas tax money on local streets (almost a complete reversal of its usual user-benefit approach to road building)."

Comment:

A general land-use plan is the best possible basis for determination of traffic service and calculation of user benefits. Such plans are used wherever available. Far from being a "reversal" this is simply an expansion into the field of local street improvement of the same practice that is used in freeway location studies.

Page 43—Par. 5—Statement

"There is still a long way to go before the division's too prevalent suspicion of, and hostility to, other planning agencies is overcome."

Comment:

There is no attitude of suspicion or hostility toward other planning agencies. Actually, the division encourages sound planning on either a local or regional basis as an invaluable aid in freeway location studies. Numerous instances could be cited where the division has deferred determination of freeway routings to allow local agencies to develop their own planning. Sacramento is a notable example.

The highway districts have in many cases worked very closely with local jurisdictions in developing projections of land use characteristics for purposes of predicting future travel desires. The necessity of developing realistic future demands has increasingly emphasized the need of a high degree of co-ordination between the local jurisdictions and the highway districts, in this research area.

The statewide study for the California Freeway and Expressway System required extensive evaluation and estimates of land use and traffic circulation. The division aided and encouraged local authorities to develop land-use plans in carrying out this study.

The more recently accomplished statewide study required by Senate Concurrent Resolution No. 62 required an estimate of cost of the future city and county road system needs. In making this study the cities and counties participated with the division in the planning for the future development of the several highway systems. Counties and cities were again encouraged to make land-use studies in order to develop population estimates for the integrated road and street transportation system. Generally, the local lead in the area was taken by the counties and co-ordinated with the cities. All of the systems as developed and expanded were integrated with future state highway plans, so the net result is a plan for a fully integrated road and street system for California based on the best information now available.

Appendix "A"

Resolution Restating Procedure Relative to Adoption of Freeway Locations by the California Highway Commission

Resolved, By the California Highway Commission, that the following procedure shall be followed in the adoption of freeway locations in the state highway system:

1. When it is proposed to locate or relocate any portion of a state highway as a freeway, the State Highway Engineer, or his authorized representative, shall:

(a) At the initiation of the studies necessary to determine the possible locations to be presented to the commission for consideration, and from time to time thereafter, confer with the appropriate local governing bodies, and other agencies that may be affected thereby and with their technical and planning personnel, obtaining where available any master or general plan of the area;

(b) Call to the attention of the appropriate local governing body, in writing, the provisions of Section 75.5 of the Streets and Highways Code;

(c) When sufficient information has been accumulated to permit intelligent discussion, publicize and hold such public meeting, or meetings, as may be reasonably necessary to acquaint interested individuals, officials and civic or other groups with the studies made and the information developed, and to obtain their views with respect thereto.

In conducting any such meetings where major controversy appears probable, the State Highway Engineer may arrange for a Division of Highways employee, not employed in the district office involved, to act as presiding officer.

2. The State Highway Engineer shall submit to the commission a written report, covering the results of such conferences and meetings, the relationship between all proposed locations and any master or general plans of the affected local agency or agencies, any information submitted pursuant to Section 75.5 of the Streets and Highways Code, the studies made, and a recommendation as to the location of the freeway.

3. When authorized so to do by the commission, the State Highway Engineer shall notify the appropriate local governing body, which notice shall be prioritized, of the intention of the commission to consider the location of the freeway. Such notification shall include a statement that the commission or designated members thereof will hold a public hearing on the proposal, if requested to do so by the local legislative body within thirty (30) days after the first regular meeting of such body following receipt of such written notification; provided, however, that if, prior to receipt of such notification from the commission, the local legislative body or bodies shall have, by resolution, declared that no public hearing by the commission is necessary, then the notification by the State Highway Engineer shall advise such local body only of the intention of the commission to consider the matter.

4. If any such legislative body requests such hearing, the commission, or a designated member or members thereof, will hold a hearing, after public notice given in such manner as the commission may determine, at which time and place all persons, and official bodies and other organizations interested in the matter, shall be afforded an opportunity to be heard. The commission may also, on its own motion, call a public meeting or hold such hearings as it may deem appropriate.

5. After the expiration of such period of thirty (30) days, if no hearing is requested, or after such meetings or hearings as the commission may hold, the commission will adopt a location for the freeway between the limits under consideration.

6. The authorization referred to in numbered paragraph 3 of this resolution, to give public notice of the commission's intention to hold a hearing, shall be by resolution of the commission relating to each specific freeway location proposed to be considered. In all other respects, this resolution authorizes the State Highway En-

gineer, without further resolution or order of this commission, to do such things and take such action as may appear to him to be necessary or proper to comply with the above specified procedure.

7. At any public meetings held by the State Highway Engineer, or his authorized representative, any material transmitted by an affected city or county pursuant to Section 75.5 of the Streets and Highways Code shall be presented at the meeting by the person conducting the meeting or hearing, if so requested by the affected city or county, or shall be received in such manner as the affected city or county requests.

8. It is recognized that, in addition to the foregoing, the State Highway Engineer, through his representatives, may hold any additional meetings or hearings required to qualify any highway project for the use of federal funds pursuant to any federal statute or rule or regulation promulgated thereunder.

9. The resolution of the commission regarding the subject matter hereof, adopted on February 18, 1955, is hereby rescinded.

This resolution is hereby adopted by the California Highway Commission at Sacramento, California, this 26th day of February, 1958.

Appendix "B"

Monterey—Carmel

Freeway routings for State Highway Route 56 (Sign Route 1) adopted in two segments within this area: (A) covering the portion between 0.2 mile south of the Carmel River and the south city limit of Monterey, and (B) covering the segment between the south city limits of Monterey and Fort Ord. The following is a chronological sequence of events leading up to and through adoption of the two route segments:

A. 0.2 mile south of the Carmel River to the south city limits of Monterey:

1947—The Division of Highways established right-of-way requirements for a four-lane divided highway along the existing highway.

1948—Portions of right-of-way were acquired for above routing.

1949—(July 1) Plans for the route were approved in an ordinance adopted by the Monterey County Board of Supervisors.

1951—Additional portions of right-of-way were acquired.

1953—(January 21) The California Highway Commission formally adopted a freeway location along the existing highway. No public hearing was held prior to this route adoption action as at that time it was not the practice of the Commission to hold such hearings on freeway declarations not involving a change in the routing of the highway.

1953-54—Protests to the proposed freeway development were received from civic groups, planning officials and others. All recommended additional study and consideration of an alternate routing through adjacent Hatton Canyon.

1954—(November 9) The State Highway Engineer submitted a report to the commission regarding the feasibility of developing the Hatton Canyon route as a freeway and recommending that a public hearing be held by the commission before proceeding further with the project.

1955—(February 19) Public hearing was held by the Highway Commission. At the hearing the City Council of Carmel, the Monterey County Board of Supervisors and 18 civic organizations endorsed the alternate Hatton Canyon route. There was no organized opposition to such a routing.

1956—(January 18) After due consideration, including the necessary steps to insure that the proposed Hatton Canyon route would satisfy the legislative description for State Highway Route 56, the commission adopted a routing for the Hatton Canyon alternate.

(This "Hatton Canyon" route did not originally pass within the incorporated city limits of Carmel. The legislative description at that time specified that State Highway Route 56 must pass through the city. In order to implement the adoption of this routing by the commission the City of Carmel, therefore, expanded its corporate limits to permit conformance with the legislative designation).

1957—(May 6) Freeway agreement executed with Monterey County.

1960-61—Carmel Hill interchange was constructed. Considerable local criticism was voiced at this time in regard to the design and operational characteristics of this facility.

1961—Objections were voiced regarding the Hatton Canyon route by subdivision developers in the area. At this time a group of property owners referred to locally as the "Hatton Canyon Planning Committee" requested an opportunity to conduct studies of their own as to an acceptable freeway plan. The Division of Highways is now reviewing a tentative plan developed for this committee by the consulting firm of Wilsey-Ham and Blair.

B. Between the south city limits of Monterey and Fort Ord.

1947—Preliminary studies relative to alternate freeway locations through the Monterey area were started.

1949—The firm of Hahn, Campbell and Associates was retained by local officials to conduct traffic studies and to formulate a recommended master plan for streets and highways.

1953—The Board of Supervisors of Monterey County appointed a 15-man Monterey Peninsula Highway Commission to study the various possible routes for a state highway in the area. The Division of Highways periodically met with and supplied information to this committee.

1955—Monterey Peninsula Highway Committee recommended a highway location in the general vicinity of Aguajito Canyon (known as Alternate B). Informal meetings were held between the Division of Highways and planning officials from Monterey, Seaside and Pacific Grove. Meetings were also held with numerous local civic groups.

1956—(Feb. 14) Public meetings held by Monterey City Council and Planning Commission. Opposition was expressed to Alternates B and D, and a new Alternate G was proposed.

(March 22) Monterey City Planning Commission held public meetings to consider a change in the City's Street and Highway Master Plan. Considerable public opposition was voiced to all proposed routes and in particular to Alternates B and G.

(May 22 to Aug. 3) Numerous study meetings held by Division of Highways with Planning Commission to consider the various alternates.

(Aug. 3) Monterey City Planning Commission adopted change to City's Street and Highway Master Plan. This change corresponded to Alternate G.

1956-57—Conferences and meetings held by Division of Highways with Monterey, Seaside, and Pacific Grove officials.

1957—(April 23) Division of Highways held a meeting in Monterey to explain the alternates to interested civic groups. A modified alternate which incorporated parts of former alternates B and G was worked out and was well received by those in attendance. This plan was subsequently referred to as the Modified B Line.

(June 6) A public meeting was held in Monterey by the Division of Highways. Both opposition and support was expressed for the tentatively recommended location—Modified B Line.

(Nov. 12) State Highway Engineer recommended the Modified B Line to the Highway Commission for route adoption, on the basis of:

1. It was as short or shorter than other studied alternates.
2. It provided equal or superior traffic service.
3. It approximated the location recommended by the Monterey City Planning Commission and the Monterey City Council.

(Dec. 5) Seaside City Council passed a resolution waiving a commission hearing.

(Dec. 16) Board of Supervisors of Monterey County passed a resolution approving the recommended location and waiving further public hearing.

(Dec. 17) Monterey City Council unanimously adopted a resolution approving the recommended location and waiving further public hearing.

(Dec. 18) Monterey city officials appeared before the Highway Commission and presented the city council's resolution. They also urged early adoption and the acquiring of necessary rights-of-way.

(Dec. 18) The Highway Commission adopted the freeway location recommended by the State Highway Engineer. This action was the result of 10 years of study and co-operation between the Division of Highways and local officials. Over this period, eight possible alternate locations were studied and analyzed.

1958—Freeway agreements were executed with the following local jurisdictions: City of Monterey (March 10), City of Seaside (April 3), and County of Monterey (April 7).

1958-1960—The Division of Highways proceeded with freeway design plans and acquired \$4,215,000 of the estimated \$4,970,000 of needed rights-of-way.

1961—Requests were made by local groups for changes in the adopted location. Protests received regarding the design of the project subsequently culminated in the Monterey City Council's attempt to cancel the previously executed freeway agreement. Design modifications were worked out with committee of local architects. While these modifications have not yet been approved by the Monterey City Council, the Division of Highways is continuing to work with the local groups in an endeavor to develop an acceptable compromise plan.

Appendix "C"

Facts Concerning Freeway Routings Mentioned in "California Going, Going . . ."
Los Angeles—Griffith Park

Prior to adoption of this routing by the California Highway Commission the following maps, plans and reports showed a freeway on the west bank of the Los Angeles River through Griffith Park.

- (1) City parkway system maps of 1939.
- (2) Master Plan of freeways approved by Los Angeles City Planning Commission in 1941.
- (3) Report on Inter-regional, Regional and Metropolitan Parkways submitted to Collier-Burns Committee of the Legislature in March 1946, and adopted by the Los Angeles City Council on March 29, 1946, as an official plan of freeways.
- (4) Master Plan of Freeways of the County of Los Angeles approved by County Regional Planning Commission in August 1947 and adopted by the Los Angeles County Board of Supervisors in September 1947.
- (5) Master Plan of Freeways approved in principle by Los Angeles City Council in February 1951.

Following is a brief chronology of events concerned with adoption of the routing and execution of the freeway agreement:

- May 14, 1952—Los Angeles City Council instructed Lewis Arnold, Administration Engineer, Bureau of Engineering, to attend meeting of California Highway Commission in Sacramento and urge commission to adopt a route for the Riverside Freeway from Arroyo Seco Freeway to Hollywood Freeway.
- Nov. 28, 1952—State Highway Engineer informed city council of intention to adopt a route for Golden State Freeway from Verdugo Avenue in Burbank to Glendale Boulevard in Los Angeles and requested city council to indicate if it desired a public hearing by the Highway Commission prior to adoption of the route.
- Dec. 2, 1952—City council informed State Highway Commission that no public hearing by the Highway Commission was deemed necessary and that the council would hold any public hearings deemed necessary at time of considering freeway agreement.
- Dec. 17, 1952—Highway Commission adopted route of Golden State Freeway from Verdugo Avenue in Burbank to Glendale Boulevard in Los Angeles.
- Jan. 17, 1953—Los Angeles City Council considered a report of the State, County and Federal Affairs Committee recommending that the council reaffirm its former approval of the routing.
- Mar. 7, 1953—Council held a public hearing and adopted the freeway agreement.
- Mar. 24, 1953—Freeway agreement executed by the State.

Chico—Bidwell Park

- Nov. 2, 1950—City Manager of Chico furnished division with a master plan made by the consulting firm of Hahn, Campbell and Associates in 1949. This plan indicated an easterly bypass route (in the vicinity of Fir Street).
- Jan. 31, 1951—State Highway Engineer G. T. McCoy advised the city manager that with respect to the city's adopted master plan, extensive studies would be required by the Division of Highways before the future highway location in the Chico area could be determined.
- Apr. 1, 1952—A resolution was submitted to the division by the Chico City Council recommending that the proposed freeway be located in the general area of Forrest Avenue. The location recommended by this resolution was approximately 4,000 feet farther east than the line recommended in the master plan report by Hahn, Campbell and Associates.
- May 14, 1952—The division started studies on possible freeway routings.
- June 17, 1955—Division of Highways informally presented information to local officials relative to the engineering studies.
- July 14, 1955—Division conducted a public hearing in Chico. The Sheridan Avenue alternate was presented as the preferred line. This line was in the general vicinity of the route recommended by the city's consultants.
- July 19, 1955—City Council of Chico passed a resolution requesting a public hearing by the commission and appointed a special committee of citizens and public officials to study the route location problem. Subcommittees were appointed to study particular facets of the freeway route problem.
- Aug. 11, 1955—State Highway Engineer recommended adoption of Sheridan Avenue route to Highway Commission.
- Sept., 1955—The Freeway Routes Subcommittee reported their preliminary findings. They first commented that the studies of the committee indicated that there were no practical alternate routes other than the three studied by the Division of High-

ways. The subcommittee made no specific route recommendation but stated that it was important to the community in general for the State to make the route determination and proceed with construction as soon as possible.

The Freeway Effects Subcommittee report refuted 17 general complaints which had been voiced against the Sheridan Avenue route recommended by the Division of Highways. In general, the Effects Subcommittee report gave support to the state-recommended line.

The Traffic Subcommittee report substantiated the State contention that the Sheridan route offered much greater local traffic benefit than the Forrest Avenue route advocated by city officials.

Oct. 4, 1955—Letter from the Chico Director of Public Works expressing thanks for the co-operation and services rendered by the division to the Chico Route Location Committee.

Jan. 20, 1956—Public hearing held by Highway Commission. At this hearing a group headed by the Mayor of Chico supported a newly studied route location line. (A variation of the Forrest Avenue route.)

July 14, 1955 to June 21, 1956—During this period between the Division of Highways public hearing and adoption of the route, the division co-operated with city and county officials and made available all requested information.

June 21, 1956—Route recommended by the State Highway Engineer was adopted.

May 12, 1958—Freeway agreement executed with Butte County officials.

June 10, 1958—Freeway agreement executed with City of Chico.

Emerald Bay

June 24, 1948—Highway Commission authorized division to survey and prepare plans for correcting deficiencies of existing road. Due to slide conditions on existing route, consideration was given to possible future bridging of Emerald Bay.

1948-1955—Studies continued—authorization granted for interim improvements in Emerald Bay area.

Sept. 12, 1955—Letter from State Senator Swift Berry urging the furthering of plans for an all-weather route.

Dec. 1955—Sign Route 89 closed by landslides at a location just north of Bay View Rest. Slide required removal of some 200,000 cubic yards of rock and earth. It was not possible to open the route until November 3, 1956.

March, 1956—Resolution received from the El Dorado County Board of Supervisors urging construction of a bridge and necessary approaches across Emerald Bay.

June 22, 1956—Resolution by the State Park Commission to the effect that commissioners feel a bridge across Emerald Bay would be destructive of scenic view and landscape beauty in the Emerald Bay and D. L. Bliss Parks.

Oct. 18, 1956—Delegation from El Dorado County appeared before Highway Commission calling attention to the great need for an all-weather highway through the Emerald Bay area.

Oct. 22, 1956—Letter from Senator Berry urging the Highway Commission to expedite action on the Route 88 (Emerald Bay) matter.

1956—Studies instituted by division for all-weather highway. Correspondence and contacts with members of the staff of the Division of Beaches and Parks.

Feb. 11, 1957—Meeting with Sierra Club members at which club spokesmen expressed concern re bridge across Emerald Bay.

July 29, 1957—Special consultant, Dr. Arthur Cleaves, an internationally known geologist, was engaged to assist in studies of foundation and slide conditions on Sign Route 89.

Oct. 18, 1957—Report by Division to Highway Commission re Consultant's report on slide and foundation studies. State Highway Engineer recommended additional study of upper route.

March 19, 1959—Joint meeting of California Highway and Park Commissions held to discuss problems involved in constructing an all-year highway in Emerald Bay area. Decision made to meet again when more information has been developed by the technical staffs of Beaches and Parks and Highways.

April 13, 1959—Field review made by members of Beaches and Parks, Division of Highways and slide and tunnel experts.

April, 1959—Report by Division of Beaches and Parks to Park Commission. Report stresses high level route.

1959—Additional surveys, specialized studies and aerial mapping undertaken.

May, 1960—Joint staff review by Beaches and Parks Division of Highways.

August, 1960—Two joint field reviews by staffs of Highways and Beaches and Parks.

April 3, 1962

Joint 195 (1961-1962) meeting with the Highway and Park Commissions: Report presented at meeting of the National Air Pollution Conference, Highway

Page 1, line 1. At the end of the second paragraph, add: "Resolution No. 20, relative to State Sign Route 80, signed January 1, 1961, by the Legislature. Resolution adopted early in 1961, by House and Senate, whereby the State Department would be fully brought out."

Since the 1960s, the same agency has been in the habit of WPA's to explain the extent of the program, making it possible for the community to see residents and other interested persons.

Nevada City

1918. The first serious outbreak of influenza with fatal effects started

1918-1922. Studies, conferences, scientific buildings and conferences held with inter-
national local groups and groups of friends.

State 94, H.R. A legislative bill. N.Y. 1940, Highway Commission. The Commission has been asked to adopt routing. The bill would be a bill to amend the N.Y. Code.

Military Service. The following foreign military units presented to commission. Affected local governments were notified by means of letters to consular staffs for adoption and were asked to inform their consular authorities accordingly. Example:

Model 1: $\rho = 0$. No correlation between the two loading factors.

Yes ☒ No ☐ *Not a broker or selling by commission*

After 10 years, the Soviet Union's highway program was adopted, both to the east and west. The Soviet Union's highways were rejected due to its lack of funds. It was estimated that only 25 percent of the

Dec. 16, 1891. I have a fine specimen of *N. n. n.* from Nevada, County.

M. J. S. (1996) *Journal of Applied Gerontology*, 21, 300-310.

1967-1970 right-of-way establishment of the California 4-way and Expressway System.
1970-1975 right-of-way establishment should be planned for development as a freeway.

¹ The U.S. National Science Foundation awarded a grant to support the California High-Speed Rail Commission's study on energy, property, and noise considerations to communities affected by the project.

destination traffic study made. The data developed in the new origin-destination study indicated that 70 percent of the motorists had stopped in or had an origin in the study area, as compared to 50 percent in earlier traffic studies.

N. J. ... The results of earlier traffic studies.
... and limited information
... of the traffic volume and landmarks.

[illegible]

November, 1967, representatives of the League of the Women of the Community met and conducted an unofficial citywide "freeway election" for the pur-

the 1990s, the number of people who have been infected by the disease has tripled. This is due to the fact that the number of people who have been infected by the disease has tripled.

[illegible][illegible]

Sup. F. 2002-2003—1999-2000 F. 2003-2004

To the Golden Gate Bridge was developed by the city.

1947 - Route 204—from the Bay Bridge to U.S. 101 near the intersection of Lombard Street and Avenue 38—was added to the state highway system by the Legislature.

App. 24, Cont. Engineering section issued by the Division of Highways between
Eng. Designers' Association.

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

Fig. 10. 1974. *Thysanotus* in grassy prairie with city edifice. Division of Highways, S. 1st St. and 2nd St., Lincoln, Neb.

June, 1952—Division staff met with representative of World Trade Center.

July 3, 1952—Third meeting held with city officials.

July 16, 1952—Division staff met with representatives of San Francisco Harbor Commission.

Aug. 19, 1952—Proposed project presented to Highway Commission. City was asked if they wanted commission to hold public hearing.

Sept. 4, 1952—Request received from Board of Supervisors of the City and County of San Francisco for a public hearing.

Dec. 11, 1952—Meeting of division staff with city officials, representatives of Harbor Commission and representatives of the World Trade Center.

Jan. 20, 1953—Public hearing held by the Highway Commission regarding the Embarcadero Freeway. Division staff explained proposal to construct double-deck viaduct on the recommended routing. San Francisco Director of Public Works, City Engineer, Director of Planning and the Port Manager of the Board of State Harbor Commissioners, Port of San Francisco, endorsed the plan which was subsequently adopted. These city officials commended the Division of Highways for its close co-operation in the planning of this freeway and urged early construction of the facility. The Director of Planning also stated that the Department of City Planning was very happy to know that the State had so fully accepted the city's trafficways plan in developing the routing. The San Francisco Board of Supervisors offered no comment at this hearing. No opposition to the project was expressed by anyone in attendance.

Jan. 21, 1953—Route adopted for Embarcadero freeway between Broadway and the San Francisco-Oakland Bay Bridge.

June 8, 1953—Freeway agreement executed with City and County of San Francisco. This agreement indicated construction of a double-deck viaduct for the section along the Embarcadero.

June 15, 1953—*San Francisco Examiner* carried photo of model of double-deck viaduct.

Dec. 3, 1953—*San Francisco Chronicle* carried map of project with statement that construction is "planned as a two-level viaduct structure requiring the least amount of acquired right of way and involving the minimum interference with local traffic on city streets."

Apr. 9, 1954—Letter from division to Chief Administrative Officer of San Francisco explaining advance design studies and why depressed freeway did not appear feasible.

Apr. 5, 1955—City officials met with division staff in Sacramento to discuss objectionable features of the previously approved viaduct and the possibility of an underground freeway.

April-December, 1955—Continuing series of meetings, conferences and discussions between city, state highway, state park and harbor commission officials concerning possible revisions to the previously approved routing in order to accommodate the proposed Ferry Building Park.

Jan. 3, 1956—In response to requests, the board of supervisors held a hearing regarding the freeway location. They unanimously reaffirmed the original routing.

Apr. 11, 1956—Mayor Christopher requested that division evaluate modified freeway location (curved line) in the vicinity of the Ferry Building.

Apr. 17, 1956—Division's reply to request: project would be delayed and there would be interference with street level facilities (rail-line, streets, etc.). Some increase in cost was also estimated.

Apr. 24, 1956—Letter from World Trade Center to Mayor Christopher urging modification of freeway route.

July 30, 1956—The Blyth-Zellerbach Committee appointed by the mayor to study redevelopment of the wholesale produce area suggested an 800-foot section of the freeway in front of the Ferry Building be constructed as a tunnel.

Aug. 13, 1956—Meeting of city and state officials and civic leaders called by Mayor Christopher to discuss the tunnel possibility. Division of Highways officials stated that the proposal would cost an additional \$15 million and would delay the project at least four years. At close of meeting the mayor appointed a special committee, representing the City, State Harbor Commission, Division of Highways and the Blyth-Zellerbach Committee of Eleven to study the matter.

Sept. 20, 1956—Following a meeting of several members of this special committee with the mayor, a statement was issued saying "... the financing of the additional costs of the project as a depressed freeway having been fully explored and it having been found that these costs cannot be financed at this time, we unanimously believe that the State Division of Highways should proceed with its program."

Sept. 20, 1956—Mr. Charles R. Blyth of the Blyth-Zellerbach Committee in a letter to Mr. Frank B. Dunbar, Director of Public Works and Chairman of the Highway Commission, said "I want to tell you how very greatly all of us on the Committee of Eleven appreciate the wholehearted and unswerving cooperation which you gave to us in our efforts to do something that would avoid use of the double-deck freeway in front of the Ferry Building.

"No one could have been more patient or helpful, but the time has come when we must tell you, that after our very best efforts to the contrary notwithstanding, we must give up the idea of attempting to change the existing plans for this highway structure."

Nov. 16, 1956—Contract awarded for construction of freeway.

Sacramento—East-West Freeway (U.S. 40) and North-South Freeway (Route 238)

1954—Studies started by division on East-West Freeway.

August 1955—Dr. Leuw-Cather employed as consultants by city to study vehicular traffic in Sacramento.

June 1956—Division's studies deferred pending completion of city's traffic studies.

July 19, 1956—Scope of Dr. Leuw-Cather studies expanded to include development of trailways network for Sacramento Metropolitan area. Study to be financed jointly by city, county and State.

February 1957—Route 238 added to state highway system.

January 1958—Dr. Leuw-Cather submitted final report showing an East-West Freeway generally between "S" and "T" Streets and a North-South Freeway generally along 2d Street.

October 1958—Division started studies on North-South Freeway (Route 238).

January 14, 1959—Division held public hearing on East-West Freeway.

January 15, 1959—City council by resolution endorsed in principle the concept of an East-West and a North-South Freeway in Sacramento.

April 24, 1959—Mayor Azavedo asked State Department of Public Works and the division to delay further hearings on East-West Freeway, pending possible study of community values by city.

April 29, 1959—City's request granted by Director of Public Works.

May 9, 1959—City Council adopted motion urging division hasten hearing on North-South Freeway.

June 11, 1959—City council unanimously agreed that best interests of city would be served by immediate resumption of freeway studies by division. Studies were resumed as a result of this request.

Oct. 2, 1959—Department of Public Works engaged A. P. Hamann, City Manager of San Jose and Robert L. W. Parnes, Planning Director for Alameda County as consultants to report on Sacramento Freeway Planning with respect to community values.

Oct. 15, 1959—City council adopted general plan showing East-West Freeway north of Broadway and North-South Freeway on east side of Sacramento River.

Dec. 8, 1959—Consultants report submitted. First conclusion was that division was as cognizant of community values as possible based on amount of firm local policy available.

March 1960—City employed Leo A. Daly and Associates as consultants to prepare a comprehensive plan for development of the central city.

March 1960—Division stopped further studies pending completion of consultant's plan.

October 1960—Preliminary plan submitted to city by Leo A. Daly and Associates showing East-West Freeway between "W" and "X" Streets and North-South Freeway between 2nd and 3rd Streets, north of Capitol Avenue.

Nov. 10, 1960—City council, by resolution, accepted in principle the freeway locations recommended by consultant.

Dec. 8, 1960—City council by resolution approved and endorsed location of freeways on "W" and "X" Streets (east-west) and on 2nd and 3rd Streets (north-south).

Feb. 21, 1961—Division held public hearing on East-West and North-South Freeways.

April 12, 1961—State Highway Engineer recommended to commission location of East-West Freeway between "W" and "X" Streets and North-South Freeway between 2nd and 3rd Streets. The supporting memorandum pointed out that these

locations conformed to the consultants' preliminary plan which had been endorsed by:

City Council of City of Sacramento
 Sacramento City Planning Commission
 Central City Citizens Study Committee.
 City-County Chamber of Commerce
 Retail Merchants Association of Sacramento
 Redevelopment Agency
 Sacramento Real Estate Board
 Forward Sacramento Committee
 Associated Homebuilders
 Northern California Chapter of the American Institute of Planners

April 20, 1961—City Council, by resolution, waived commission hearings on both freeway routes.

May 24, 1961—Following an informal hearing held during their regular monthly meeting the commission adopted routes of both freeways.

Aug. 24, 1961—Freeway agreements executed with city.

Appendix "D"

Route Recommendations Where Community Values Outweighed Benefit Ratio

VIII-SBd-188—Cedar Springs Reservoir Site

Plan 1 recommended by State Highway Engineer on basis of better service to recreational facilities and support by U.S. Forest Service, Division of Beaches and Parks and Department of Water Resources.

Best plan from benefit ratio standpoint (Plan 1-A) cost \$120,000 less and provided \$1,500,000 more user benefits.

Plan 1 adopted by C.H.C. on January 25, 1962.

X-Sol-53—Denverton to Rio Vista

Plan Exist. + D recommended by State Highway Engineer on basis of support by Solano County Board of Supervisors and City of Rio Vista Planning Commission and minimum severance of farm land.

Best plan from benefit ratio standpoint (Plan C1-E2) cost \$100,000 less and provided \$2,400,000 more user benefits.

Plan Exist. + D adopted by C.H.C. on January 25, 1962.

VI-Tul-129—Lindsay to 1 Mi. North of Rte. 131

Alt. 3-A recommended by State Highway Engineer on basis support by Tulare County and Cities of Exeter and Woodlake.

Best alternate from benefit ratio standpoint (Alt. 2) cost \$36,000 less and provided \$392,000 more user benefits.

Alt. 3-A adopted by C.H.C. on January 25, 1962.

V-Mon-117, 118—Salinas Freeway Complex

Plan T (modified) recommended by State Highway Engineer on basis of: support by Monterey County Board of Supervisors and Planning Commission; support by Salinas City Council; conformity to Salinas Master Plan.

Best plan from benefit ratio standpoint (Plan N) cost \$1,320,000 less and provided \$960,000 more user benefits.

Plan T adopted by C.H.C. on October 25, 1961.

IV-SF-253-SF—Evans Ave. to Howard St.

Alt. PS-P11 recommended by State Highway Engineer on basis of support by San Francisco Board of Supervisors and Planning Commission and general conformity to tentative master plan.

Best alternate from benefit ratio standpoint (Alt. P) cost \$400,000 less and provided \$3,100,000 more user benefits.

Alt. PS-P11 adopted by C.H.C. on September 28, 1961, following a commission hearing.

IV-CC-256-A, Pit.Ant—Nortonville Rd. to Rte. 75

Alt. G-B recommended by State Highway Engineer on the basis of support by Contra Costa County (for the entire route) and by the City of Pittsburg (for the G segment).

Best alternate from benefit ratio standpoint (Alt. A-B) cost \$100,000 less and provided \$2,000,000 more user benefits.

Alt. G-B adopted by C.H.C. June 21, 1961.

III-Sac-238—Broadway to Route 242

Alt. X recommended by State Highway Engineer on basis of support by Sacramento City Council and Planning Commission and conformity to planning studies made for the city.

Best alternate from benefit ratio standpoint (Alt. Y) cost \$1,100,000 less while providing the same user benefits.

Alt. X adopted by C.H.C. on May 24, 1961.

III-Yol.Sac 6.11—Westacre Rd. to 31st Street

Alt. J-1,J recommended by State Highway Engineer on basis of support by Sacramento City Council and Planning Commission and conformity to planning studies made for the city.

Best alternate from benefit ratio standpoint (Alt. A) cost \$200,000 less and provided \$6,590,000 more user benefits.

Alt. J-1,J adopted by C.H.C. on May 24, 1961.

X-SJ-238—Ramp, Holt Dr. to Sacramento Co. Line

Line 2, 1A, 1 recommended by State Highway Engineer on basis of support by San Joaquin County Board of Supervisors and minimum severance of agricultural land.

Best plan from benefit ratio standpoint (Line 3.2) cost \$500,000 less and provided \$2,800,000 more user benefits.

Line 2, 1A, 1 adopted by C.H.C. on April 13, 1961.

III-Yol.Sac-242—Rte. 6 to West of Watt Ave.

Alt. A recommended by State Highway Engineer on basis of support by City Council of North Sacramento and conformity to county planning.

Best alternate from benefit ratio standpoint (Alt. ABDA) cost \$805,000 more but provided \$2,585,000 more user benefits.

Alt. A adopted by C.H.C. on March 22, 1961.

III-Sac-242,288,247—West of Watt Ave. to Garfield Ave. & Engle Rd.

Alt. A recommended by State Highway Engineer on basis of support by Sacramento County Planning Commission and less disruption to land in Del Paso Park.

Best alternate from benefit ratio standpoint (Alt. GA) cost \$390,000 less and provided \$350,000 more user benefits.

Alt. A adopted by C.H.C. on March 22, 1961.

II-Las 29—West of Susan River to East of Baxter Creek

Alt. A-G recommended by State Highway Engineer on basis of general community support.

Best alternate from benefit ratio standpoint (Alt. C) cost \$19,000 less and provided \$67,000 more user benefits.

Alt. A-G adopted by C.H.C. on July 20, 1960.

X-SJ-238—Southwest of Mossdale to Stockton

Alt. K recommended by State Highway Engineer on basis of conformity to Stockton Master Plan, less disruption to irrigated farm land and to proposed park.

Best alternate from benefit ratio standpoint (Alt. M) cost \$5,400,000 more but provided \$12,700,000 more user benefits.

Alt. K adopted by C.H.C. on January 27, 1960.

X-SJ-238—Richard's Ave. to Ben. Holt Drive

Plan A-IV recommended by State Highway Engineer on basis of support by City of Stockton and San Joaquin County and conformity to Stockton Master Plan.

Best plan from benefit ratio standpoint (Plan A-III) cost \$4,200,000 more but provided \$10,000,000 more user benefits.

Plan A-IV adopted by C.H.C. on January 27, 1960.

III-Yol-7—South of Mullen Crossing to South of Yolo

Yol 238—Sacramento River to Rte. 7

Alt. C-AC recommended by State Highway Engineer on basis of support by Woodland City Council and Yolo County Planning Commission and conformity to Master Plans of both city and county.

Best alternate from benefit ratio standpoint (Alt. A-AC) cost \$550,000 less and provided \$2,110,000 more user benefits.

Alternate C-AC adopted by C.H.C. on December 16, 1959.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 26

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Concurrent Resolution No. 5

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 2, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 4
Senate Bill No. 12

Senate Bill No. 13
Senate Bill No. 17

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bills ordered enrolled.

ASSEMBLY CHAMBER, April 2, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Constitutional Amendment No. 5
Assembly Constitutional Amendment No. 4

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolutions were read:

Assembly Constitutional Amendment No. 5—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending Sections 5 and 6 of Article IV thereof, and by adding Section 6.5 to Article IV thereof, relating to the division of the State into senatorial districts.

Referred to Committee on Governmental Efficiency.

Assembly Concurrent Resolution No. 4—Relative to traffic conditions on Golden Gate Bridge.

Referred to Committee on Transportation.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 2, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 3
Assembly Bill No. 29
Assembly Bill No. 34
Assembly Bill No. 55

Assembly Bill No. 56
Assembly Bill No. 60
Assembly Bill No. 61

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bills were read the first time:

Assembly Bill No. 3—An act to add Section 4764.2 to the Health and Safety Code, relating to county sanitation districts, providing for borrowing, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Governmental Efficiency.

Assembly Bill No. 29—An act to add Article 16 (commencing with Section 25875) to Chapter 7.6, Division 20 of the Health and Safety Code, relating to the ratification of the agreement between the United States Atomic Energy Commission and the State of California.

Referred to Committee on Governmental Efficiency.

Assembly Bill No. 34—An act to amend Section 23501 of the Education Code, relating to the University of California police department.

Referred to Committee on Governmental Efficiency.

Assembly Bill No. 55—An act to grant exemptions to employers engaged in national defense and space work from the requirements imposed by or pursuant to law with respect to hours of work which prevent or interfere with the maximum possible production in defense and space work.

Referred to Committee on Labor.

Assembly Bill No. 56—An act to grant exemptions to employers engaged in national defense and space work from the requirements imposed by or pursuant to law with respect to hours of work which prevent or interfere with the maximum possible production in defense and space work, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Labor.

Assembly Bill No. 60—An act to repeal Section 3 of Chapter 2071 of the Statutes of 1959, relative to the transfer and repayment of certain state funds with respect to the loan made to the Golden Gate Bridge and Highway District by Chapter 1505 of the Statutes of 1945.

Referred to Committee on Transportation.

Assembly Bill No. 61—An act to add Section 22817 to the Government Code, relating to coverage under the Meyers-Geddes State Employees' Medical and Hospital Care Act.

Referred to Committee on Governmental Efficiency.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 11

Assembly Joint Resolution No. 2

ARTHUR A. OENIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolutions were read:

Assembly Concurrent Resolution No. 11—Relative to congratulating Mount St. Joseph's Home for Girls.

Ordered placed on file.

Assembly Joint Resolution No. 2—Relative to pensions for veterans of World War I.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 3, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed.

Assembly Bill No. 31

Assembly Bill No. 33

Assembly Bill No. 57

ARTHUR A. OIINIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bills were read the first time:

Assembly Bill No. 31—An act to amend Section 53065 of the Government Code, relating to districts.

Referred to Committee on Local Government.

Assembly Bill No. 33—An act to amend Section 21755.1 of the Education Code, relating to return of absent voter ballots in school district elections.

Referred to Committee on Elections.

Assembly Bill No. 57—An act to amend Section 3567 of the Elections Code, relating to the printing of ballot pamphlets.

Referred to Committee on Elections.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 14—An act to amend Section 19553.1 of the Education Code, relating to unified school district bonded indebtedness requirements under the State School Building Aid Law of 1952;

And reports that the same has been correctly enrolled, and presented to the Governor on the third day of April, 1962, at 2.30 p.m.

BURNS, Chairman

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 39

Senate Bill No. 41

Senate Joint Resolution No. 2

Senate Joint Resolution No. 3

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 8

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 4

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 49

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bill re-referred to Committee on Governmental Efficiency.

Committee on Governmental Efficiency

SENATE CHAMBER, April 2, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Senate Bill No. 43

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

GIBSON, Chairman

Above reported bill ordered to second reading.

Committee on Finance

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Finance, to which was referred:

Assembly Bill No. 39

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

BROWN, Chairman

Above reported bill ordered to second reading.

Committee on Public Health and Safety

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Public Health and Safety, to which was referred:

Assembly Bill No. 19

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

STIERN, Chairman

Above reported bill ordered to second reading.

Committee on Rules

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 59

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

BURNS, Chairman

Above reported bill ordered to second reading.

Committee on Public Health and Safety

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Public Health and Safety, to which was referred:

Assembly Bill No. 24

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

STIERN, Chairman

Above reported bill ordered to second reading.

Committee on Fish and Game

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Fish and Game, to which was referred:

Assembly Concurrent Resolution No. 8

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

FARR, Chairman

Above reported resolution ordered to third reading.

Committee on Education

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Education, to which was referred:

Assembly Bill No. 5

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

DONNELLY, Chairman

Above reported bill ordered to second reading.

Committee on Elections

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Elections, to which was referred:

Assembly Bill No. 33

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

RICHARDS, Chairman

Above reported bill ordered to second reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading file for the next legislative day.

Motion carried.

Request for Unanimous Consent

Senator Rodda asked for, and was granted, unanimous consent to take up Senate Bill No. 43, at this time, for consideration.

CONSIDERATION OF SENATE BILL NO. 43

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 43—An act to add Section 11570.1 to the Government Code, relating to state officers and employees.

Bill read second time.

Motion to Amend

Senator Rodda moved the adoption of the following amendments:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "add Section 11570.1 to", and insert "amend Section 11570 of".

Amendment No. 2

On page 1, strike out line 1, and insert

"SECTION 1. Section 11570 of the Government Code is amended to read:

11570. (a) Notwithstanding the foregoing provisions of this chapter or of any statute specifying the salary to be paid to any state officer, in any fiscal year for which the Legislature appropriates additional funds to augment the salaries paid to state officers whose salaries are specified by statute, each such statutory salary for such fiscal year shall be the amount so specified plus an amount which constitutes an equal percentage increase for each such officer. If any constitutional provision prevents an increase in the salary of a state officer during all or part of the fiscal year for which such funds are appropriated, the increase for any such officer shall become operative with the commencement of the next succeeding term of office if it occurs during such fiscal year.

(b) Notwithstanding the provision of subdivision (a) of this section and notwithstanding the foregoing provisions of this chapter or of any statute specifying the salary to be paid to any state officer, if for the 1962-1963 fiscal year the Legislature appropriates additional funds to augment the salaries paid to state officers whose salaries are specified by statute, the statutory salary for each such officer for whom such additional funds have been made available for such fiscal year shall be the amount so specified plus an amount which constitutes an equal percentage increase for each such officer. If any constitutional provision prevents an increase in the salary of a state officer during part of the fiscal year for which such funds are appropriated, the increase for any such officer shall become operative with the commencement of the next succeeding term of office if it occurs during such fiscal year."

Amendment No. 3

On page 1, strike out lines 2 to 20, inclusive.

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 39—An act making an appropriation to the Emergency Fund in augmentation of Item 283, Budget Act of 1961.

Bill read second time, and ordered to third reading.

Assembly Bill No. 19—An act to amend Sections 3380 and 3384 of, and to add Section 3387 to, the Health and Safety Code, relating to the immunization of pupils of schools.

Bill read second time, and ordered to third reading.

Assembly Bill No. 59—An act making an appropriation for the payment of the expenses of the Senate and Assembly and Members of the Senate and Assembly necessarily incurred by them while attending the 1962 First Extraordinary Session of the Legislature, to take effect immediately.

Bill read second time, and ordered to third reading.

Assembly Bill No. 24—An act to amend Sections 28520, 28522, and 28693 of the Health and Safety Code, relating to restaurants.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Public Health and Safety:

Amendment No. 1

In line 1 of the title of the printed bill, as amended in Assembly March 26, 1962, strike out "28520."

Amendment No. 2

On page 1, line 2, strike out "28520", and insert "28522".

Amendment No. 3

On page 1, strike out lines 4 to 6, inclusive.

Amendment No. 4

On page 2, line 1, after "social," insert "political,".

Amendment No. 5

On page 2, line 13, strike out "SEC. 3.", and insert "SEC. 2."

Amendments read, and adopted.

Second Set of Amendments to Assembly Bill No. 24

Amendment No. 1

In the heading of the printed bill, strike out "Introduced by Messrs. Charles H. Wilson and Lowrey", and insert

"Introduced by Messrs. Charles H. Wilson, Lowrey, Bagley, Bee, Belotti, Britschgi, Brown, Busterud, Casey, Elliott, Frew, Gaffney, Grant, Hegland, Holmes, House, Kennick, Kilpatrick, Knox, Lanterman, Leggett, Luckel, Lunardi, Marks, Meyers, Mills, Monagan, Mulford, Pattee, Porter, Sumner, Thomas, Unruh, Veneman, Waldie, Williamson, Wolfrum, and Z'berg (Senators Farr, O'Sullivan, and Christensen, coauthors)".

Amendment read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 5—An act to add Section 19591.1 to the Education Code, relating to state school building aid, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

In line 1 of the title of the printed bill, as amended in Assembly March 19, 1962, strike out "Section 19591.1", and insert "Sections 19591.1 and 19591.2".

Amendment No. 2

On page 2, between lines 21 and 22, insert

"Sec. 2. Section 19591.2 is added to said code, to read:

19591.2. Notwithstanding any provisions of Section 19590, if a district makes an application for an apportionment and because of twenty thousand dollars (\$20,000) in bonds retiring March 15, 1962, has outstanding bonds on April 14, 1962, of within seven thousand dollars (\$7,000) of 95 percent of its bonding capacity, the district shall be deemed qualified to receive an apportionment or apportionments under the application prior to the next equalized assessment of the county or counties in which the district is located without being required to issue and sell additional bonds, notwithstanding the retirement of any bonds of the district subsequent to the time of filing such application and prior to the time the board approves an apportionment or apportionments under the application."

Amendment No. 3

On page 2, line 22, strike out "2", and insert "3".

Amendments read, and adopted.

Bill ordered printed, and to third reading.

LETTER OF TRANSMITTAL

SENATE CHAMBER, STATE CAPITOL
SACRAMENTO, March 31, 1962

Hon. Glenn M. Anderson

President of the Senate, and

Gentlemen of the Senate

Senate Chamber, Sacramento

MR. PRESIDENT AND GENTLEMEN OF THE SENATE: The Senate Fact Finding Committee on Water Resources, as authorized by Section 12.5 of the Standing Rules of the Senate, submits herewith a partial report on its interim activities.

Respectfully submitted,

STEPHEN P. TEALE

Chairman

CARL L. CHRISTENSEN

JAMES A. COREY

RICHARD J. DOLWIG

HUGH P. DONNELLY

HUGO FISHER

ED C. JOHNSON

JOHN A. MURDY, JR.

Vice Chairman

GEORGE MILLER, JR.

EDWIN J. REGAN

RICHARD RICHARDS

WAVERLY JACK SLATTERY

J. HOWARD WILLIAMS

Letter of transmittal ordered printed in the Journal, and the report in the Appendix to the Journal.

MOTION TO PRINT REPORT

Senator Slattery moved that 2,500 copies of the Report by the Fact Finding Committee on Water Resources, be printed for distribution.
Motion carried.

CONSIDERATION OF DAILY FILE
THIRD READING OF SENATE BILLS

Senate Concurrent Resolution No. 4 Relative to scenic highways.
Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Johnson, Lagomarsino, McAteer, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Joint Resolution No. 2 Relative to federal aid for State Highway Route 115.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Bill No. 39 An act to add Section 4764.2 to the Health and Safety Code, relating to county sanitation districts, providing for borrowing, and declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read.

The roll was called.

CALL OF THE SENATE

Pending the announcement of the vote, Senator Weingand moved a call of the Senate.

Motion carried. Time, 3:20 p.m.

The President directed the Sergeant at Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE
CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF SENATE BILLS (RESUMED)

Senate Joint Resolution No. 3 Relative to aid to students of foreign countries attending colleges and universities in the United States.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, John-

son, Lagomarsino, McAteer, McCarthy, Murdy, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, J. Howard Williams, and Robert D. Williams—31.
NOES—None.

Resolution ordered transmitted to the Assembly.

**WITHDRAWAL AND RE-REFERENCE OF ASSEMBLY BILLS
NOS. 55 AND 56**

Senator McAteer moved that Assembly Bills Nos. 55 and 56 be withdrawn from Committee on Labor, and re-referred to Committee on Governmental Efficiency.

Roll Call Demanded

Senators McAteer, Arnold, and Collier demanded a roll call.

The roll was called, and the motion carried by the following vote:

AYES—Senators Arnold, Begovich, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, McAteer, O'Sullivan, Rattigan, Regan, Rodda, Short, Stiern, Weingand, and Robert D. Williams—17.

NOES—Senators Backstrand, Burns, Byrne, Dolwig, Fisher, Geddes, Grunsky, Holmdahl, Lagomarsino, McCarthy, Murdy, Slattery, Sturgeon, and J. Howard Williams—14.

**FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH**

At 3:41 p.m., on motion of Senator Weingand, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and the urgency clause to Senate Bill No. 39 was adopted by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—32.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

**CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF ASSEMBLY BILLS**

Assembly Bill No. 6—An act to validate the organization, boundaries, acts, proceedings and bonds of public bodies, as herein defined, and to provide limitations of time within which actions may be commenced in connection therewith, declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Richards.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Holm-

dahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stern, Sturgeon, Weingand, and Robert D. Williams—34.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cohen, Collier, Dolwig, Donnelly, Farr, Fisher, Goyles, Gibson, Helmdach, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stern, Sturgeon, Weingand, and Robert D. Williams—34.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 7—An act to validate the organization, boundaries, acts, proceedings and bonds of public bodies, as herein defined, and to provide limitations of time within which actions may be commenced in connection therewith.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cohen, Collier, Dolwig, Donnelly, Farr, Fisher, Goyles, Gibson, Helmdach, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stern, Sturgeon, Weingand, and Robert D. Williams—34.

NOES—None.

Bill ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bill was introduced, and read the first time:

Senate Bill No. 48: By Senator Burns—An act calling a special election to be consolidated with the general election of 1962 and to provide for the submission to the electors of the State at such consolidated election of constitutional amendments proposed by the Legislature at the 1962 First Extraordinary Session, to take effect immediately.

Referred to Committee on Governmental Efficiency.

REQUEST FOR UNANIMOUS CONSENT

Senator McAteer asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 11, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 11

Assembly Concurrent Resolution No. 11—Relative to congratulating Mount St. Joseph's Home for Girls.

Resolution read, and presented by Senator McAteer.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cohen, Collier, Dolwig, Donnelly, Farr, Fisher, Goyles, Gibson, Helmdach, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—38.

NOES—None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolution was offered:

By Senator Rodda:

Senate Resolution No. 27

Relating to Judge Peter J. Shields

WHEREAS, On April 4, 1962, Judge Peter J. Shields will attain his 100th birthday; and

WHEREAS, Judge Shields served for almost 50 years on the Superior Court bench in Sacramento County, and achieved a remarkable and memorable record as a learned and fair dispenser of justice for the people of his county and state; and

WHEREAS, In addition to his judicial career, Judge Shields will be forever remembered as the true founder of the University of California at Davis, a school which has had a tremendous impact and influence upon the development of agricultural science and veterinary medicine; and

WHEREAS, Upon this momentous occasion of the 100th birthday anniversary of this great figure in California history, Judge Shields will be honored by celebrations in Sacramento and at Davis, to be attended by many public officials and friends of Judge Shields; and

WHEREAS, Among those honoring him on this occasion will be the Chief Justice of the United States, the Honorable Earl Warren, and all seven justices of the Supreme Court of California, and many other dignitaries; and

WHEREAS, In the recent years of his retirement Judge Shields has continued his active interest in civic and public affairs, and has become famous anew for his annual birthday messages explaining his views and philosophies on current events, which have been published in the *Sacramento Bee*; now, therefore, be it

Resolved by the Senate of the State of California, That upon the occasion of the 100th birthday of the Honorable Peter J. Shields, the Members of this Senate do hereby congratulate him, commend him for his long and fruitful career of public service, and wish him the best of health and happiness in the years to come; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to the Honorable Peter J. Shields.

Resolution read, and unanimously adopted on motion of Senator Rodda.

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF SENATE BILLS (RESUMED)

Senate Bill No. 41—An act to provide for the establishment of a port district embracing the tidelands and lands lying under the inland navigable waters of San Diego Bay; to provide for the calling of municipal elections therefor; describing the powers, duties, and functions thereof, authorizing the district to borrow money and issue bonds for district purposes; to provide means of raising revenues for the operation, maintenance and bond redemption of the district; and to provide for the transfer to such district of tidelands and lands lying under inland navigable waters.

Bill read third time.

Motion to Re-refer Senate Bill No. 41

Senator Collier moved that Senate Bill No. 41 be re-referred to Committee on Governmental Efficiency.

Senator Collier withdrew his motion to re-refer Senate Bill No. 41 to Committee on Governmental Efficiency.

Motion to Re-refer Senate Bill No. 41

Senator Fisher moved that Senate Bill No. 41 be re-referred to Committee on Governmental Efficiency.

Motion carried.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 12—An act to amend Section 53065 of the Government Code, relating to fiscal matters regarding districts, declaring the urgency thereof, to take effect immediately;

And reports that the same has been correctly enrolled, and presented to the Governor on the third day of April, 1962, at 3.30 p.m.

BURNS, Chairman

RECESS

At 4.08 p.m., on motion of Senator Burns, the Senate recessed until 10 p.m.

REASSEMBLED

At 10 p.m., the Senate reconvened.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

REPORTS OF STANDING COMMITTEES

Committee on Public Utilities

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Public Utilities, to which was referred:

Assembly Bill No. 27

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

SHORT, Chairman

Above reported bill ordered to second reading.

Committee on Rules

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Joint Resolution No. 2

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 27—An act to amend Section 3511 of the Public Utilities Code, relating to highway carriers.

Bill read second time, and ordered to third reading.

Senator Slattery Presiding

At 10.08 p.m., Senator Waverly Jack Slattery, of the Fourth Senatorial District, presiding.

RECESS

At 10.10 p.m., on motion of Senator Burns, the Senate recessed until 12 a.m.

REASSEMBLED

At 12 a.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

REPORTS OF STANDING COMMITTEES

Committee on Elections

SENATE CHAMBER, April 3, 1962

MR. PRESIDENT: The Committee on Elections, to which was referred:

Assembly Bill No. 57

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

RICHARDS, Chairman

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

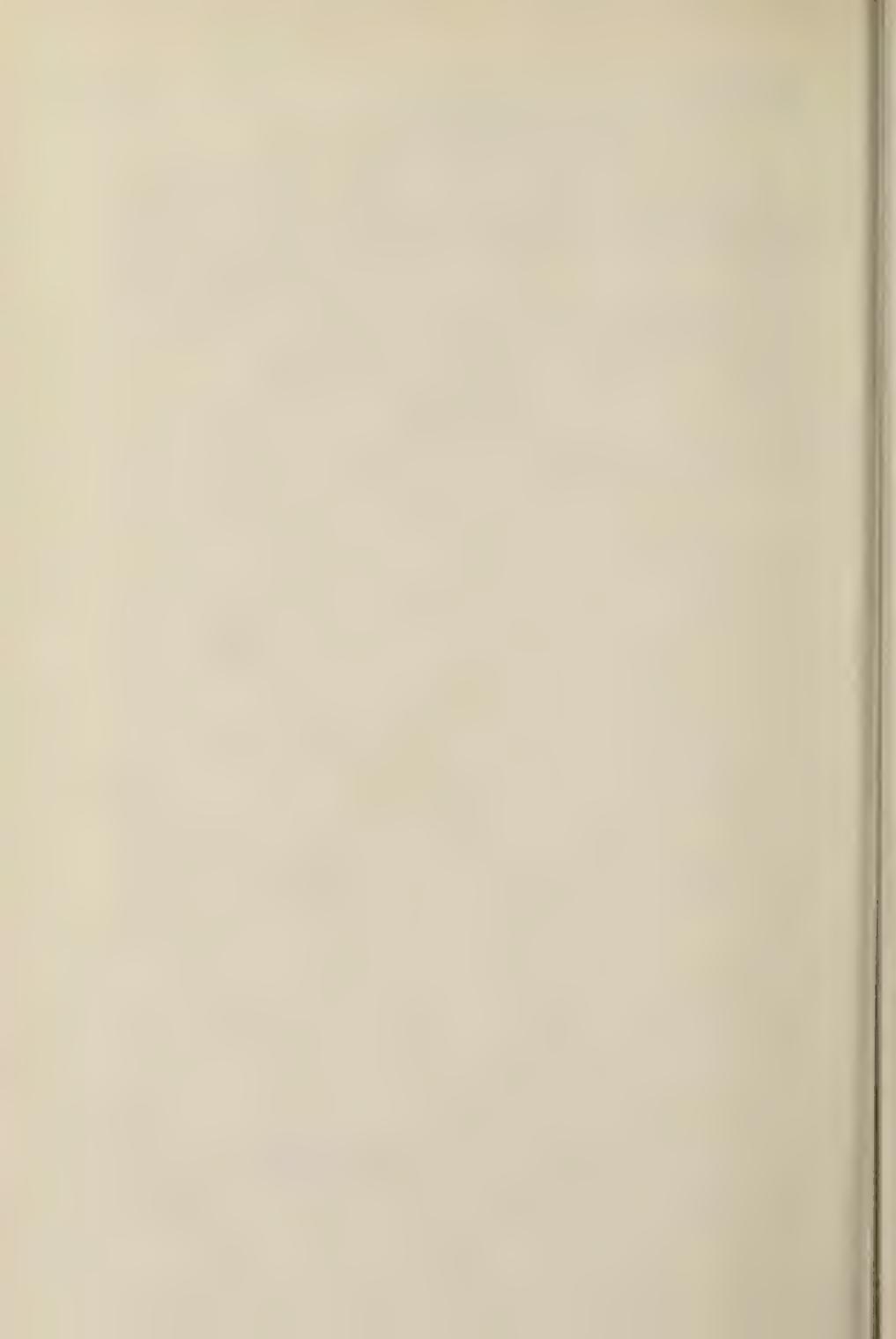
Assembly Bill No. 57—An act to amend Section 3567 of the Elections Code, relating to the printing of ballot pamphlets.

Bill read second time, and ordered to third reading.

ADJOURNMENT

At 12.05 a.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Wednesday, April 4, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

NINETEENTH LEGISLATIVE DAY

TWENTY-NINTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Wednesday, April 4, 1962

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAtcer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—38.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

O Lord, our God, In quietness and confidence, we bow before Thee, asking Thy blessing upon the important decisions of these hours. We are thankful for these men of faith and courage who are our Senators. May the sacrifice which is made in these extra days of legislative effort be seen as extra opportunities to serve the people of our State. We pray for Thy guidance. Show us Thy way, Our Father, that we may humbly walk in that way. May the love of God, which is broader than the measure of man's mind, and our devotion to justice, righteousness and peace be reflected in the laws which are passed by this body. This we pray in Thy name. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day: Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator J. Howard Williams, on motion of Senator Sturgeon, due to legislative business.

STATEMENT BY SENATOR BURNS REGARDING JOSEPH F. NOLAN

Senator Burns announced that it was his unhappy duty to inform the Senate that our beloved Sergeant at Arms, Joseph F. Nolan, had passed away, and he felt sure that every Member of the Senate is

deeply concerned over the loss of this faithful servant, and may the Good Lord be kind to him and his soul rest in peace. (He will keep the Senate informed on the funeral arrangements).

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senators Geddes and Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Basil Sarasin and Robert Shippey, both of Fairfield.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to William E. Rempfer of Lodi.

On request of Senator Backstrand, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Jeff Backstrand and Chris Backstrand, of Riverside.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Ann Wulzen of Merced; and Miss Mary Wulzen of Fresno.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Charles De St. Maurice and James De St. Maurice, both of Marysville.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. James Bedwell of Cudahy.

On request of Senator Fisher, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Whitey Landells and Robert McAllister, both of Chula Vista; Don Freeman and Thelma Hollingsworth, both of National City; Lee Myers of Imperial Beach; Mayor Charles Dail, Bernard F. Cogan, and Robert Bennett, all of San Diego.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Richard Pachtman of Culver City; Mr. Monty Odett, Harry Gauger, George Goldman and Joe Pollard, all of Antelope Valley.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following guests: Janet Chroniak, Montgomery High School, Santa Rosa; Andrea Hunter, Santa Rosa High School; Janet Broderson, Petaluma High School; Janice Brooks, Geyserville High School; Mary Campbell, Ursuline High School, Santa Rosa; Joan Waldrop of Boyes Springs, Sonoma Valley High School; Susan Shimmel, Analy Union High School, Sebastopol; Suzanne Rebok, Healdsburg High School; Pam Peterson, Cloverdale High School; and Paulette Silassi of Sebastopol, St. Vincent's High School, Petaluma; and accompanying adults: Mrs. George Dana of Geyserville, President, Sonoma District, California Federation of Women's Clubs; Mrs. George Rutz, Healdsburg; and Mrs. Paul Highland, Santa Rosa.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mother Damian, O.S.U.; Mother Therese, O.S.U.; and the following students of the eighth grade, St. Rose's School, Santa Rosa, Sonoma County: Gerald Berndt, Mark Bertoli, Daniel Buoneristiani, James Burke, Paul

Brais, John Bribiescas, Daniel Byrne, Everett Clary, Michael Collum, Russell Gleason, Henry Hansel, William Kennedy, Timothy Lamberson, James Locke, Meldon Noah, Dwaine Ogden, Stephen Prondzinski, Gene Van Gundy, Kenneth Zumwalt, Gerda Argue, Jacqueline Besich, Marie Bastas, Lorraine Belluzzo, Brenda Clary, Carol Coombes, Elise Dawson, Sue Doherty, Linda Guidry, Corrine Hintze, Lynn Lyman, Carol Marshinski, Nancy McGannan, Eleanor Miles, Diane Ploxa, Elizabeth Ray, Pennie Sink, Janice Stirewalt, Mary Ellen Tabor, Leslie Tieso, Barbara Yurkovic, Susan Siegrist, Cecile Sheridan, and Pamela Burns.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Leonard Seeley.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister M. Philippa, C.S.C., Mrs. John Codorniz, Mrs. Marvin Danley, Mrs. Ray Ottenwalter, Mrs. Leo Chesini, Mrs. E. J. Reckers, Mrs. Louis Cairo, adults; and the following seventh and eighth grade students from Our Lady of Lourdes School, Colusa: Raul Arce, Paul Bailey, Marie Bonnardel, Katherine Bowser, Carla Bugenig, Dominic Castanon, Mary Ann Castorena, Irene Chesini, Steven Codorniz, Richard Cook, Mary Cooney, Linda Crabtree, Patricia Estrada, Jilda Ferrainolo, Daniel Griffith, Richard Hirschfeld, David Jones, George LaGrande, James LaGrande, Peter Lausten, Alicia Moore, John Moran, John Nicoletti, Katherine Pearson, Gary Reckers, Janet Spooner, Charles Stegall, Daryl Stephens, William Wheeler, Joseph Arce, Linda Arenas, Steven Bailey, Charlotte Bogges, Victoria Cairo, Barbara Carrey, Twede Danley, James Dunn, Brenda Ferraro, Steven Garofalo, Fernando Genera, Louis Marano, Mary Elena Moore, Mary Ellen Moran, Carol Ann Nicoletti, J. T. O'Sullivan, Diane Ottenwalter, Sandra Pina, Frank Rogers, Karen Skinner, ToniAnn Vennery, Ann Weinrich, and Dennis Wheeler.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Mary Marguerite Riordan and Miss Mary Abbott, adults; and the following senior students from the George Washington High School, San Francisco: Margarita Botelho, Bill Brauer, Donald Buck, Peter Ciccotti, Judith Chaplin, Margaret Chu, Stephen Chung, Margit David, Howard Erlanger, Judy Forcada, Daniel Francisco, Ruth Garbell, Douglas Glen, Catherine Harry, Teresa Heieck, Alicia Hermida, Connie Howard, Tom Jacobus, Loretta Jen, Jacqueline Jew, Deborah Jones, Dela Kite, Janet Lee, Collin Leong, Evelyn Lichtenstein, Colin McRae, Colette Mercier, Frank Meyskens, JoAnn Miyamoto, Christine Morioka, Judy Nance, Madeline Olsson, Helen Piotrkowski, William Porter, Jerri Romm, Carol Saiki, Jacqueline Schiffman, Teddi Skipitares, Al Tsaie, Susan Wallich, Carol Weinstock, James Whitsell, Jeff Williams, Paul Willson, Irena Wulkan, Warren Deras, Rowena Carlson, Mike Howden, Judy Levy, Florence Nathan, Judy Allyn, Alex Avdeef, Bonnie Birsinger, and Wendy Bollier.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Jack Fries, teacher; and the following eighth grade students from Le Grand Union Elemen-

tary School, Le Grand; Sandra Baxter, Josie Borajas, Nina Bobo, Karen Cook, Aurora Cirillo, Jenny Flores, Lynn Guidotti, Karen Hampton, Eleanor Hernandez, Julia Hernandez, Sonja Holland, Sylvia Lovato, Georgia Mills, Zenalia Padilla, Mary Patrick, Lois Roberts, Mary Lou Ramirez, Rosemary Rocha, Cheryl Stanford, Kitty Vandergon, Kenny Alford, Don Goss, Albert Hernandez, Encarnacion Huerta, Mike Martin, Douglas Mueller, Loren Parker, James Rambo, Jose Ruiz, Jessie Swegart, David Wilson, and Joe Ewing.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Messrs. Roberts, Davis, and Keefe, adults; and the following eighth grade students from the Charlotte Wood School, Danville: David Arellano, Scott Bradley, Richard Carter, Kathleen Caven, Stephen Cozzi, William Davies, Patricia Estenson, Lynn Frazier, Joy Freeman, Susan Hamilton, Cheryl Johanson, Barbara Katzer, Patricia Kerr, Charles Kimes, William Koehler, Betty Maestri, David Miers, Douglas Moreland, Gail Moura, Rebecca Otto, Gayland Price, Michael Rickerts, Dennis Roberts, Randall Rose, Timothy Skinner, Blake Stadler, Margaret Van de Water, Oscar Watson, Don Wedemeyer, Judith Wright, Randall Brown, Joyce Capelle, Jeanette Caringer, Michael Chapman, Ronald Cote, Patricia Gooch, Hilary Grimm, Joseph Hart, Barbara Herman, Dianne Howell, Stanley Learner, Linda Lemley, Craig Lewis, Maura Lucas, Barry Macleanman, William Nelson, Erik Oestreich, Barbara Oinonen, William Rierdan, Susan Russell, Donald Sautsberry, Mark Semmens, Stephanie Shumate, Kenneth Schuman, Larry Silva, Bonnie Smith, James Stone, Susan Thompson, and Stephen Wiget.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 4, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 25

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 25—An act calling a special election to be consolidated with the direct primary election of 1962 and to provide for the submission to the electors of the State at such consolidated election Section 1 of Chapter 759 of the Statutes of 1961, and to repeal Section 3 of Chapter 759 of the Statutes of 1961, to take effect immediately.

Referred to Committee on Finance.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 4, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 65

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bill was read the first time:

Assembly Bill No. 66—An act calling a special election to be consolidated with the direct primary election of 1962 and to provide for the submission to the electors of the State at such consolidated election of specified bond acts, to take effect immediately.

Referred to Committee on Finance.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 4, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 43

And reports the same correctly engrossed

BURNS, Chairman

Committee on Governmental Efficiency

SENATE CHAMBER, April 4, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Assembly Bill No. 46

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Finance.

GIBSON, Chairman

Above reported bill re-referred to Committee on Finance.

SENATE CHAMBER, April 4, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Assembly Bill No. 35

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

GIBSON, Chairman

Above reported bill ordered to second reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 35—An act accepting a retrocession of jurisdiction from the United States of America over certain property in Alameda County, State of California.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 1, strike out lines 1 to 6, inclusive, of the printed bill, and insert

"SECTION 1. There now exists a controversy between the United States and the State of California over the extent of state jurisdiction over certain lands owned by the United States and located within the County of Alameda, State of California, and it being desirable to amicably resolve this issue without litigation, now, therefore, state jurisdiction is hereby confirmed over the following described lands:"

Amendment No. 2

On page 2, strike out lines 40 to 45, inclusive, and insert

"SEC. 2. If the State of California has heretofore ceded partial, concurrent, or exclusive jurisdiction to the United States over these lands, then retrocession of such partial, concurrent, or exclusive jurisdiction is hereby accepted on behalf of the

State of California pursuant to the provisions of the Act of September 6, 1961, 75 Stat. 475."

Amendments read, and adopted.

Bill ordered printed, and to third reading.

REPORTS OF STANDING COMMITTEES

Committee on Governmental Efficiency

SENATE CHAMBER, April 4, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which were referred:

Assembly Bill No. 3

Assembly Bill No. 29

Assembly Bill No. 34

Assembly Bill No. 40

Assembly Bill No. 41

Assembly Bill No. 43

Assembly Bill No. 49

Assembly Bill No. 61

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

GIBSON, Chairman

Above reported bills ordered to second reading.

Committee on Rules

SENATE CHAMBER, April 4, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Resolution No. 23

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees be read the second time and be placed on third reading file for the next legislative day.

Motion carried.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 3—An act to add Section 4761.2 to the Health and Safety Code, relating to county sanitation districts, providing for borrowing, and declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

Assembly Bill No. 29—An act to add Article 16 (commencing with Section 25875) to Chapter 7.6, Division 20 of the Health and Safety Code, relating to the ratification of the agreement between the United States Atomic Energy Commission and the State of California.

Bill read second time, and ordered to third reading.

Assembly Bill No. 34—An act to amend Section 23501 of the Education Code, relating to the University of California police department.

Bill read second time, and ordered to third reading.

Assembly Bill No. 40—An act to repeal Section 3 of Chapter 1950 of the Statutes of 1961, relating to the conveyance of state property.

Bill read second time, and ordered to third reading.

Assembly Bill No. 41—An act to amend Sections 80, 86.4, 86.6, and 91.5 of the Agricultural Code and Sections 19622, 19627, and 19636 of the Business and Professions Code, relating to the district agricultural associations.

Bill read second time, and ordered to third reading.

Assembly Bill No. 43—An act to amend Section 2 of the University of California Dormitory Revenue Bond Act of 1947 (Chapter 1027 of the Statutes of 1947), relating to the definition of project.

Bill read second time, and ordered to third reading.

Assembly Bill No. 49—An act to amend Sections 18900, 18901, 18903, 18904, 18906, 18906.3, and 18906.4 of, and to add Sections 18905.1 and 18905.2 to, the Health and Safety Code, relating to the State Building Standards Commission.

Bill read second time, and ordered to third reading.

Assembly Bill No. 61—An act to add Section 22817 to the Government Code, relating to coverage under the Meyers-Geddes State Employees' Medical and Hospital Care Act.

Bill read second time, and ordered to third reading.

Assembly Bill No. 38—An act to amend Section 12 of, and to add Sections 36 and 37 to, the Ventura County Flood Control Act (Ch. 44, Stats. 1944 (2d Ex. Sess.)), relating to the Ventura County Flood Control District.

Bill read second time, and ordered to third reading.

Committee on Local Government

SENATE CHAMBER, April 4, 1962

MR. PRESIDENT: The Committee on Local Government, to which was referred: Assembly Bill No. 38

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

RATTIGAN, Chairman

Above reported bill ordered to second reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 12: By Senator Geddes—Relative to Senior Citizen's Month.

Request for Unanimous Consent

Senator Geddes asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 12, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 12

Senate Concurrent Resolution No. 12—Relative to Senior Citizen's Month.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—36.

NOES—None.

Resolution ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS (RESUMED)

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 13: By Senator Geddes—Relative to rental allowance for aged persons.

To Committee on Social Welfare.

CONSIDERATION OF DAILY FILE SECOND READING OF ASSEMBLY BILLS

Assembly Bill No. 33—An act to amend Section 21755.1 of the Education Code, relating to return of absent voter ballots in school district elections.

Bill read second time, and ordered to third reading.

Assembly Bill No. 57—An act to amend Section 3567 of the Elections Code, relating to the printing of ballot pamphlets.

Bill read second time, and ordered to third reading.

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 59—An act making an appropriation for the payment of the expenses of the Senate and Assembly and Members of the Senate and Assembly necessarily incurred by them while attending the 1962 First Extraordinary Session of the Legislature, to take effect immediately.

Bill read third time, and presented by Senator Burns.

The roll was called.

CALL OF THE SENATE

Pending the announcement of the vote, Senator Burns moved a call of the Senate.

Motion carried. Time, 2.40 p.m.

The President directed the Sergeant at Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE

CONSIDERATION OF DAILY FILE THIRD READING OF ASSEMBLY BILLS (RESUMED)

Assembly Bill No. 24—An act to amend Sections 28520, 28522, and 28693 of the Health and Safety Code, relating to restaurants.

Bill read third time, and presented by Senator O'Sullivan.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Geddes, Grunsky, Holmdahl, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Weingand, and Robert D. Williams—24.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 8—Relative to the use of federal fish and game funds.

Resolution read, and presented by Senator Arnold.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Geddes, Grunsky, Holmdahl, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Weingand, and Robert D. Williams—24.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Bill No. 27—An act to amend Section 3511 of the Public Utilities Code, relating to highway carriers.

Bill read third time, and presented by Senator Christensen.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Byrne, Cameron, Christensen, Cobey, Donnelly, Geddes, Grunsky, Holmdahl, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Weingand, and Robert D. Williams—24.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Joint Resolution No. 2—Relative to pensions for veterans of World War I.

Resolution read, and presented by Senator Christensen.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Byrne, Cameron, Christensen, Donnelly, Geddes, Grunsky, Holmdahl, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Weingand, and Robert D. Williams—23.

NOES—None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolutions were offered:

By Senator Richards:

Senate Resolution No. 28

Relative to the death of Kyle Palmer

WHEREAS, The Members of the Legislature learned with sorrow of the death on April 3, 1962, of Kyle Palmer, the retired political editor of the *Los Angeles Times* and one of the nation's most respected political observers; and

WHEREAS, During his long career, which made him the West's outstanding political editor and analyst, Mr. Palmer observed the administrations of 7 Presidents and 10 Governors; and

WHEREAS, From the age of 21 when he first joined the *Evening Express*, he genuinely enjoyed newspaper work, and after his retirement continued writing regularly for the editorial page, viewing the national scene from the vantage of his four decades as a working editor-reporter; and

WHEREAS, In addition to his many years of service with the *Los Angeles Times*, he spent several years as public relations adviser to the Motion Picture Producers Association, was the California "listening post" for *Newsweek* magazine and editorial consultant for the *Honolulu Advertiser*, and saw action with the Pacific Fleet during World War II for which he was decorated by Fleet Admiral Chester Nimitz; and

WHEREAS, His presence will be sadly missed not only by his family, but by his associates in the newspaper world and all those with whom he came in contact; now, therefore, be it

Resolved by the Senate of the State of California, That the Members express their deep regret at the passing of Kyle Palmer and extend their sincere condolences to the members of his family; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Mr. Palmer's widow, Mrs. Elizabeth Palmer, his son, Dulaney Palmer, and his daughter, Mrs. Virginia Cook.

Resolution read, and unanimously adopted on motion of Senator Richards.

By Senator McAteer:

Senate Resolution No. 29

Relative to the Booker T. Washington Community Center
and Judge John W. Bussey

WHEREAS, The Booker T. Washington Community Service Center has enriched the life of San Francisco for close to half a century, providing a diversified recreational, cultural, educational and social program; and

WHEREAS, Countless thousands of young San Franciscans have become valuable, mature citizens because of the constructive effect of their early contact with the Booker T. Washington Community Service Center and its dedicated professional and volunteer staff; and

WHEREAS, On May 10, 1962, the Booker T. Washington Community Service Center honors one of San Francisco's most distinguished and highly respected citizens, Judge John W. Bussey, eminent both as a man learned in the law and also as a source of help and inspiration to thousands of law students; now, therefore, be it

Resolved by the Senate of the State of California, That the Members hereby congratulate a worthy institution and a worthy man, each noted for selfless service; the Booker T. Washington Community Service Center and Judge John W. Bussey; and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to the Booker T. Washington Community Service Center and to the Honorable John W. Bussey.

Resolution read, and unanimously adopted on motion of Senator McAteer.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE DISPENSED WITH

At 3.03 p.m., on motion of Senator Burns, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and Assembly Bill No. 59 passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Donnelly, Geldes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Slattery, Stern, Sturgeon, Teale, Weingand, and Robert D. Williams—31.

NOES—None.

Bill ordered transmitted to the Assembly.

RECESS

At 3.05 p.m., on motion of Senator Burns, the Senate recessed until 3.30 p.m.

REASSEMBLED

At 3.30 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 4, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Constitutional Amendment No. 9

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Constitutional Amendment No. 9—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending subdivision (b) of Section 2 of Article IV thereof, relating to the compensation of Members of the Legislature.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 4, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 15

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 15--Relative to amending Rule No. 34 of the Joint Rules of the Senate and Assembly, relating to opinions of the Legislative Counsel.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 4, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 9

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 9—Congratulating the Elbeetian Legion on its 25th anniversary reunion.

Resolution ordered placed on file.

RESOLUTIONS

The following resolution was offered:

By Senator Quick:

Senate Resolution No. 30

Relative to the special problems confronting school districts called upon to provide instruction for large numbers of children of immigrant families

WHEREAS, At least one public school district situated in proximity to the southern boundaries of the State, has been confronted with special problems arising from the large numbers of children of immigrant families which enter the district and take up either permanent residence there, or temporary residence prior to moving on to other parts of this State or country; and

WHEREAS, School districts so affected may have a very low assessed valuation of taxable property, yet must cope not only with the large increases in enrollment resulting from attendance of children of immigrant families, but with the problem of affording special courses for instruction in the English language and other special services for which no additional state financial assistance is afforded; now, therefore, be it

Resolved by the Senate of the State of California, That the Committee on Rules assign to an appropriate subcommittee for study the subject of the problems confronting public school districts which are required to afford instruction to large numbers of children of immigrant families; and be it further

Resolved, That such interim committee visit the school districts confronted with these problems and conduct hearings in such districts; and be it further

Resolved, That the interim committee to which the subject matter of this resolution is assigned shall report its findings to the Legislature not later than the fifth calendar day of the 1963 Regular Session.

Resolution read, and referred to Committee on Rules.

By Senator Miller:

Senate Resolution No. 31

Relative to Mental Hygiene salary proposal

WHEREAS, The Legislature of the State of California has consistently appropriated funds for the development and improvement of the State's mental hygiene programs; and

WHEREAS, The State Department of Mental Hygiene has proposed new and improved programs for the mentally retarded; and

WHEREAS, The Legislature has taken cognizance of these proposed programs and has increased the department's budget accordingly; now, therefore, be it

Resolved by the Senate of the State of California, That the State Personnel Board give consideration to special salary adjustments for various classifications within the State Department of Mental Hygiene, with particular reference to departmental proposals for the creation of additional classes for employees who are engaged in actual treatment work as opposed to custodial duties, and for employees who must have additional educational or professional qualifications, and that upon such recommendation the board survey the salaries paid outside of state service and take this into consideration when establishing salaries for these new classes; and be it further

Resolved, That the State Personnel Board report to the Senate its action in regard to the direction given by this resolution prior to the beginning of the 1963 General Session.

Resolution read, and referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Governmental Efficiency

SENATE CHAMBER, April 4, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Senate Bill No. 41

Has had for some time under consideration, and reports the same back with the recommendation: Do pass.

GIBSON, Chairman

Above reported bill ordered to second reading.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 41—An act to provide for the establishment of a port district embracing the tidelands and lands lying under the inland navigable waters of San Diego Bay; to provide for the calling of municipal elections therefor; describing the powers, duties, and functions thereof, authorizing the district to borrow money and issue bonds for district purposes; to provide means of raising revenues for the operation, maintenance and bond redemption of the district; and to provide for the transfer to such district of tidelands and lands lying under inland navigable waters.

Bill read second time, ordered engrossed, and to third reading.

Committee on Finance

SENATE CHAMBER, April 4, 1962

MR. PRESIDENT: The Committee on Finance, to which were referred:

Assembly Bill No. 25

Assembly Bill No. 46

Assembly Bill No. 66

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

MILLER, Chairman

Above reported bills ordered to second reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 46—An act to amend Section 11559 of, and add Section 11556.5 to, the Government Code, relating to the salary of the Chief of the Division of Industrial Safety.

Bill read second time, and ordered to third reading.

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF SENATE BILLS

Senate Bill No. 43—An act to add Section 11570.1 to the Government Code, relating to state officers and employees.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, Quick, Rattigan, Regan, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS (RESUMED)

Assembly Bill No. 39—An act making an appropriation to the Emergency Fund in augmentation of Item 283, Budget Act of 1961.

Bill read third time, and presented by Senator Fisher.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Assembly Bill No. 39.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 31, 1962

To the Honorable Members of the Assembly and Senate:

Assembly Bill No. 39, "An act making an appropriation to the Emergency Fund in augmentation of Item 283, Budget Act of 1961."

in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Assembly Bill No. 39 as an emergency measure.

Respectfully submitted,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Goldes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, Quick, Rattigan, Regan, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—31.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 19—An act to amend Sections 3380 and 3384 of, and to add Section 3387 to, the Health and Safety Code, relating to the immunization of pupils of schools.

Bill read third time, and presented by Senator Stiern.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Goldes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—35.

NOES—None.

Bill ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Fisher asked for, and was granted, unanimous consent to take up Senate Bill No. 41, at this time, for consideration.

CONSIDERATION OF SENATE BILL NO. 41

Resolution to Suspend Constitutional Provision

The following resolution was offered:

By Senator Fisher:

Resolved, That Senate Bill No. 41 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the third time, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Fisher, Goldes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan,

Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—34.
NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

CONSIDERATION OF SENATE BILL NO. 41

Senate Bill No. 41—An act to provide for the establishment of a port district embracing the tidelands and lands lying under the inland navigable waters of San Diego Bay; to provide for the calling of municipal elections therefor; describing the powers, duties, and functions thereof, authorizing the district to borrow money and issue bonds for district purposes; to provide means of raising revenues for the operation, maintenance and bond redemption of the district; and to provide for the transfer to such district of tidelands and lands lying under inland navigable waters.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—35.

NOES—None.

Bill ordered transmitted to the Assembly.

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF ASSEMBLY BILLS (RESUMED)

Assembly Bill No. 5—An act to add Section 19591.1 to the Education Code, relating to state school building aid, declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Slattery.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—36.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

NOES—None.

Bill ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Burns asked for, and was granted, unanimous consent to take up Assembly Bills Nos. 25 and 66 at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILLS NOS. 25 AND 66

Resolution to Suspend Constitutional Provision

The following resolution was offered:

By Senator Burns:

Resolved, That Assembly Bill Nos. 25 and 66 present a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bills be read on three several days in each house is hereby dispensed with, and it is ordered that said bills be read the second and third times, and placed upon their passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cohen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmstadt, Johnson, Larson, Larson, McAttee, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—37.

NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

Consideration of Assembly Bill No. 66

Assembly Bill No. 66—An act calling a special election to be consolidated with the direct primary election of 1962 and to provide for the submission to the electors of the State at such consolidated election of specified bond acts, to take effect immediately.

Bill read second time.

Assembly Bill No. 66—An act calling a special election to be consolidated with the direct primary election of 1962 and to provide for the submission to the electors of the State at such consolidated election of specified bond acts, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cohen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmstadt, Johnson, Larson, Larson, McAttee, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—38.

NOES—None.

Bill ordered transmitted to the Assembly.

Consideration of Assembly Bill No. 25

Assembly Bill No. 25—An act calling a special election to be consolidated with the direct primary election of 1962 and to provide for the submission to the electors of the State at such consolidated election Section 1 of Chapter 759 of the Statutes of 1961, and to repeal Section 3 of Chapter 759 of the Statutes of 1961, to take effect immediately.

Bill read second time, and ordered to third reading.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 4, 1962

MR. SPEAKER: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 9

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, April 4, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Joint Resolution No. 11

Assembly Concurrent Resolution No. 17

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolutions were read:

Assembly Joint Resolution No. 11 Relative to pension plans

Referred to Committee on Governmental Efficiency

Assembly Concurrent Resolution No. 17 Relative to pension plans.

Referred to Committee on Governmental Efficiency.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 4, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day adopted as amended:

Senate Constitutional Amendment No. 1

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Request for Unanimous Consent

Senator Shaw asked for, and was granted, unanimous consent to take up Senate Constitutional Amendment No. 1, at this time, for consideration.

CONSIDERATION OF SENATE CONSTITUTIONAL AMENDMENT NO. 1

Consideration of Assembly Amendments

Senate Constitutional Amendment No. 1—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending the first paragraph of subdivision (b) of Section 2 of Article IV thereof, relating to Members of the Legislature.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Constitutional Amendment No. 1?

Amendment No. 1

On page 1, line 15, of the printed measure, as amended in Senate March 31, 1962, after the period, insert

"Members of the Legislature shall also receive per diem allowances for expenses incurred as provided in this section provided that the expense allowance for service after adjournment or during recesses of the two houses shall be the same as provided for expenses incurred during sessions of the Legislature. Notwithstanding any other provision of this Constitution or of law, the increased compensation for Members of the Legislature resulting from the amendment to this subdivision as proposed by the Legislature at its 1962 First Extraordinary Session shall not be considered in computing benefits under the Legislators Retirement System with respect to the service of any person heretofore or hereafter a member under that system, and any benefits payable under that system shall not be increased as the result of such increased compensation. This provision shall become effective January 1, 1963."

The roll was called, and the Senate refused to concur in Assembly amendment to Senate Constitutional Amendment No. 1 by the following vote:

AYES—None.

NOES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmquist, Lagomarsino, McAtcer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Shattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—36.

APPOINTMENT OF COMMITTEE ON CONFERENCE

MR. PRESIDENT: The Committee on Rules announces the appointment of Senators Teale, Johnson, and Christensen as a Senate Committee on Conference concerning Senate Constitutional Amendment No. 1 to meet a like Committee of the Assembly.

SENATE COMMITTEE ON RULES BURNS, Chairman

REQUESTS FOR UNANIMOUS CONSENT

Senator Weingand asked for, and was granted unanimous consent to take up Assembly Bill No. 3, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 3

Resolution to Suspend Constitutional Provision

The following resolution was offered:

By Senator Weingand:

Resolved, That Assembly Bill No. 3 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the third time, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmquist, Lagomarsino, McAtcer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Shattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—36.

NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

Consideration of Assembly Bill No. 3

Assembly Bill No. 3 An act to add Section 4764.2 to the Health and Safety Code, relating to county sanitation districts, providing for borrowing, and declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Weingand.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Grunsky, Holmquist, Lagomarsino, McAtcer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Shattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—35.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gransky, Holmdahl, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattey, Stiern, Surgeon, Teale, Weingand, and Robert D. Williams—35.

NOES—None.

Bill ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 4, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 21
Senate Bill No. 6
Senate Bill No. 19

Senate Bill No. 3
Senate Bill No. 20

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bills ordered enrolled.

ASSEMBLY CHAMBER, April 4, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed as amended:

Senate Bill No. 1
Senate Bill No. 7
Senate Bill No. 30

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

Above bills ordered to unfinished business file.

REQUEST FOR UNANIMOUS CONSENT

Senator Teale asked for, and was granted, unanimous consent to take up Senate Bill No. 7, at this time, for consideration of Assembly amendments.

CONSIDERATION OF SENATE BILL NO. 7

Consideration of Assembly Amendments

Senate Bill No. 7—An act to amend Section 2310 of, and to repeal Section 2492 of, the Business and Professions Code, relating to physicians and surgeons.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 7?

Amendment No. 1

In line 1 of the title of the printed bill, as amended in Senate March 14, 1962, strike out "2311", and insert "2310".

Second Set of Amendments to Senate Bill No. 7

Amendment No. 1

On page 1, after line 15, of the printed bill, as amended in Assembly March 29, 1962, insert

"SEC. 3. This act shall become operative only if Senate Bill No. 19 of the 1962 First Extraordinary Session, which amends the Osteopathic Act, is approved by the electors and shall become operative at the same time as that bill becomes operative."

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 7 by the following vote:

Ayes—Senators Arnold, Backlund, Benovich, Brown, Byrne, Cameron, Christensen, Coker, Cramer, DeWitt, Doolittle, Farr, Fisher, Goides, Gjeson, Grunsky, Hanson, Henningsen, Johnson, Miller, Murty, O'Sullivan, Quinn, Rasmussen, Rogers, Richards, Smith, Stark, Stettin, Stuttery, Sueton, Sturgeon, Teale, Weingard, and Robert D. Williams—35.

Nays—None.

Above bill ordered enrolled.

Senator Miller Presiding

At 5 p.m., Senator George Miller, Jr., of the Seventeenth Senatorial District, presiding.

REQUEST FOR UNANIMOUS CONSENT

Senator Doolittle asked for, and was granted, unanimous consent to take up Senate Bill No. 30, at this time, for consideration of Assembly amendments.

CONSIDERATION OF SENATE BILL NO. 30

Consideration of Assembly Amendments

Senate Bill No. 30—An act to amend Sections 19593 and 21701.5 of the Education Code, relating to bonds of school districts, declaring the urgency thereof, to take effect immediately.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 30?

Amendment No. 1

On page 1, lines 11 and 12, of the printed bill, strike out "The elections shall be fully consolidated unless", and insert "If".

Amendment No. 2

On page 1, line 14, strike out "in".

Amendment No. 3

On page 1, strike out lines 15 and 16, and insert "the elections shall be either completely or partially consolidated."

Amendment No. 4

On page 1, lines 8 and 9, strike out "The elections shall be fully consolidated unless", and insert "If".

Amendment No. 5

On page 1, strike out lines 12 and 13, and insert "tion, the elections shall be either completely or partially consolidated."

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 30 by the following vote:

Ayes—Senators Arnold, Backlund, Benovich, Brown, Byrne, Cameron, Christensen, Coker, Cramer, DeWitt, Doolittle, Farr, Fisher, Goides, Grunsky, Henningsen, Johnson, Miller, Murty, O'Sullivan, Quinn, Rasmussen, Rogers, Richards, Smith, Stark, Stettin, Stuttery, Sueton, Sturgeon, Teale, and Robert D. Williams—32.

Nays—None.

Above bill ordered enrolled.

REQUEST FOR UNANIMOUS CONSENT

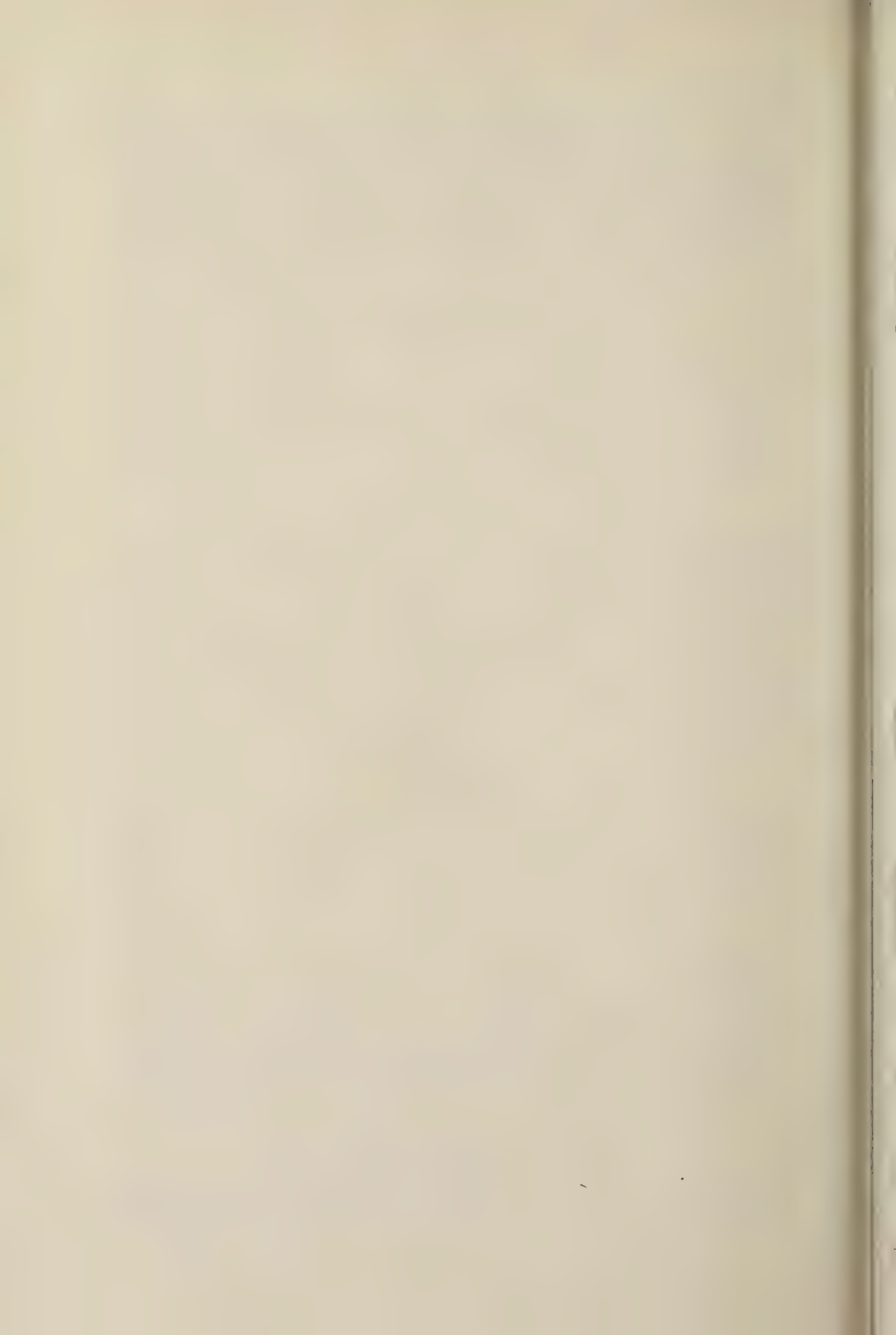
Senator Doolittle asked for, and was granted, unanimous consent to have the record show that the absence of the members of the Govern-

mental Efficiency Committee, consisting of Senators Gibson, Burns, Brown, Collier, Dolwig, Johnson, McAteer, McCarthy, Renner, and Teale, was due to attending a meeting of said committee.

ADJOURNMENT

At 5.05 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 3 p.m., Thursday, April 5, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTIETH LEGISLATIVE DAY
THIRTIETH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Thursday, April 5, 1962

The Senate met at 3 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Mardy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—38.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Lord God of Hosts, Be with us yet, lest we forget, let we forget. Through years of grave problems; problems of war and depression; of pioneering and expansion, Thou hast helped the distinguished members of this Senate to guide the destiny of this great State. As has happened so often before within these halls, we stand at the doorway of an undreamed future, at the moment of decision which will affect the destiny of millions. Give to these Senators, O Lord, Thy blessing. May we have no fear, except the fear of failing Thee. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator J. Howard Williams, on motion of Senator Sturgeon, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Brown, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Rosemary Prendergast of Cork, Ireland.

On request of Senator Backstrand, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. George Berkey, Supervisor, Riverside County, Rancho Mirage.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Hugh P. Donnelly, wife of Senator Donnelly, and Mrs. Rosemary Bristow and daughter, Loretta Marie Bristow, daughter and granddaughter of Senator and Mrs. Donnelly.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Alice Johnson, Mrs. Marie Marie Mahan, Mrs. Helen Sims, Mr. Svend Cook, and Mr. and Mrs. J. E. Bedwell, all of Cudahy; George Fiske, E. Steve Difani, Don Davidson, Edmond Russ, and Richard Calvert, all of Gardena; Mr. and Mrs. William H. Fairbank of Glendale; and Mrs. Betty Fairbank of Sacramento.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to William A. Carver of Bakersfield.

On request of Senator Redda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Hale Champion of Sacramento, Mrs. Mary Major from the University of California, Davis; Bob Merritt, Carol Cannon, and Ruth Helfer, all of Sacramento.

On request of Senators Johnson and Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. E. C. Johnson and Mrs. J. C. Smith of Green Valley.

On request of Senator Robert D. Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Leonard Chase, Chairman, Kings County Board of Supervisors, Hanford; R. M. Adley, Supervisor, Kings County, Corcoran; Wayne Odale, Supervisor, Kings County, Lemoore, and Ernie Craghill of Corcoran.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to James Valenti and Kenneth McDonald, both of Angels Camp.

On request of Senator Delving, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Frischmann, Mrs. Sharp, Mr. Sowers, and Mr. Gary E. Behrens, adults; and the following students from the Redeemer Lutheran Church School, Redwood City: Roxanne Bell, Rebecca Mueller, Judy Dean, Barbara Borchers, Jeanne Schultz, Ernie Johnson, Jill Clayman, Jeanne Schultz, Anne Litt, Linda Farn, Marsha Tank, Merrill Tank, Linda Weinreich, Kathy Gump, Gary Wallace, Danny Siegemann, Martha Sander, Patti Willis, Keith Killinger, Linda Carlson, Patty Wyllie, Richard Laczek, Ann Benick, Doug Wilkie, Jeff Wolff, Lorna Broberg, Judy Larson, Mike Preston, Steve Cline, and Joan Frischmann.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Herman L. Barton, principal; Mr. Ronald Nelson, Mrs. Letha Anderson, Mrs. Antone Miranda, Mrs. Alvin Brommer, Mrs. John Kleiber, Mrs. Evalena Baptista, and Mrs. Versie Boyd, adults; and the following eighth grade students from Chilton Union School, Turlock: Jack Azavedo, Lloyd Bell, Mike Brommer, Bruce Bungardner, Larry Brunner, Louie

Chaves, David Damas, Bobby Davis, Joe Estacio, David Ferreira, Willie Hack, John Humphrey, Jay Honeyfield, Roy Johnson, Jim Lake, Michael Linhares, Vernon Larson, Larry Luker, Raymond Luker, Dexter Stepp, John Spurlock, Dennis Stepp, Bobby Strickler, Glenn Van Winkle, Danny Valek, Mike West, Dave Wilson, Tina Aguilar, Shirley Baxter, Susan Barner, Valentina Bettencourt, Vicki Boyd, Cheryl Casey, Mary Cook, Selma Gaylor, Linda Guerrero, Harletta Hayes, Sandra Morris, Patricia Mendonca, Grace Miranda, Mary Nunes, Elaine Stavrianoudakis, Cheryl Tanner, Michael Lucas, Billy Marchant, Joey Morais, Thomas Niman, Kenny Reed, Louie Rittenhouse, Darwin Schaber, Gayla Highfell, Marlene Jacobs, Ruth Keeney, Joan Kieber, Myrtie Landers, Catherine Lynn, and Cheryl Miller.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Jay L. Bessey, Mrs. Jim Stevens, Mrs. Nancy Potter, Mr. Robert Hamblin, Mrs. Ruby Cates, and Mrs. Bertha Smith, adults; and the following eighth grade students from the Farmersville School District, Tulare County: Phyllis Breshears, Gwen Elythe, Fay Burk, Kay Burk, Diane Buck, Lily Cain, Phyllis Clark, Wanda Conley, Estelle Crisswell, Cathy Fernandez, Frances Fernandez, Mary Gamboa, Lorine Gandy, Anita Garcia, Marie Hamilton, Ruth Kemp, Charlotte Lunden, Kathy Marshall, Margie Mendoza, Diane Merriott, Linda Martinez, Leanne McCollough, Joann Palmarcz, Diane Phillips, Sandra Phillips, Velma Redfearn, Linda Reed, Gloria Robertson, Janice Rogers, D Jones Rogers, Estelle Scott, Sandra Slover, Sue Smith, Fay Stevens, Joyce Teal, Betty Turner, Pat Whitson, Shiela Wilcox, Gary Aldridge, Thomas Bartley, Robert Bratton, Kenneth Chriss, Stanley Fisker, Roney Gamboa, Salvador Garcia, Daniel Ginnings, James Griffin, Phillip Clark, Johnny Cook, Jerry Garton, Robert Helms, George Hubbell, Kenneth Jones, Monroe Mayberry, Michael Mayfield, Raymond Mendoza, Tarrel Parrish, Ronald Parton, Steve Phillips, James Presler, Dallas Sadler, Howard Shelton, Larry Scott, James Shelton, Bobby Slover, Brownie Sneed, Marvin Taff, Pete Tafeya, Dennis Teal, David Tomlinson, Paul Trimble, Harroll Wiley, and Freddie Williams.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister M. Justine, I.H.M.; Sister M. Joachim, I.H.M.; Mr. L. W. Walsh, Mrs. Clarence Barger, Mr. E. Spinardi, Mr. R. Lang, Mrs. Anthony Giardina, Mrs. Frances Birmingham, and Mrs. Chadwell, adults; and the following eighth grade students from Our Lady of Mercy Grammar School, Merced: Gerald Barger, Brian Birmingham, Dennis Carlisle, Lawrence Chadwell, Michael Correia, Daniel Cresci, Richard DeLong, Richard Dulcich, Terence Fisher, Stephen Geil, David Giardina, Bruce Holland, Glen Houghton, Mickey Imberi, James Kimberling, Wayne Koob, Richard Lang, Dennis McGarry, Joseph Mello, Kevin Murphy, Gail Mussotto, Michael Padilla, Manuel Perezehica, Salvatore Plagenza, Thomas Poole, Gary Puglizevich, John Quarello, Michael Reding, Wilfred Reyes, Gerald Riser, William Schafer, Monty Smith, Steven Sparks, James Stevens, Donald Sullivan, Mark Trotter, Russell Walsh, Gerald Woolsey, Yvonne Arceo, Margaret Brown, Mary Edwards, Judith Emery, Patricia Kayl, Nancy McCarthy, Sharyon Mullen, Jacquelyn Spaniol, Sharon Spinardi, and Kathleen Stolle.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. James E. Pockrus and Mr. Rubin Gornbein, teachers; Mrs. Orland Chapman, Mrs. William Famini, Mrs. Robert Johnson, Mrs. Virgil Peter, and Mrs. Lloyd A. Focha, adults; and the following students of the eighth grade from the Gravenstein Union School, Sebastopol, Sonoma: Emma Alger, Robert Anderson, Linda Berry, Margaret Bohn, Jane Bryant, David Cabot, William Canida, Dennis Chapman, Judith Clemens, Alan Cleve, Gene Corbit, Larry Corbit, Margaret Crocker, Toni Curtis, Robert Dougan, Steven Edmunson, Jimmy Famini, Helen Focha, Kathy Forsyth, Greg Glider, William Graham, Jimmy Hawkes, Cheryl Hendrick, Walter Hines, Leonard Hirschi, Janet Hutchinson, Donna Jackson, Karen Jacobson, Linda Jessen, Jim Johnson, Karen Kaster, Larry Kozlowski, Janis Lorenzen, Bill Mathews, Henry Mattei, Joe Matteri, Doreen McDermott, Susan McDivitt, Edward Midgley, Robert Olson, Louis Perry, Linda Peter, David Prince, Estrella Rodriguez-Vega, Arthur Savano, Patrick Silva, Julie Spear, Wayne Strubeck, Theresa Tucto, Curtis Wadman, Sylvia Wiley, Wayne Witmer, and Constance Wright.

On request of Senator Begovich, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students of the Senior Class, Folsom High School, Folsom: Marilouise Mason, Mary E. Matten, Charlotte Vance, Pat David, Cecile Moore, Jeannie Webb, Kim Guidet, Carole Threlkeld, and Judy Schilling.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mesdames Wayne McReynolds, Gerald Nash, Robert Stoker, and Eva Mullens, adults; and the following Campfire Girls from the Thomas Edison School, Arden Manor, Sacramento County: Judy Taylor, Barbara Brown, Lynette Bushey, Cheryl Cullifer, Patti Hutchison, Sandra Mullens, Dixie Randolph, Donna Cookson, Carol Costenson, Becky Dugas, Cheryl Gull, Mary Jane Gooch, Julie Kent, Patti Kreiensieck, Virginia McReynolds, Ruth Speich, Debbie Stoker, Kathy Tatum, Diana Templeton, Susan Ulshoffer, Donna Yocum, and Cathy Allison.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Alan Axelson, Mr. Jerome Wilson, and Mrs. E. Smullen, teachers; Mrs. Ike Machado, Mrs. Melvin Deien, Mrs. Clinton Broderick, Mrs. Leslie Frank, Mrs. Howard Hoy, Mrs. Eva Baldocchi, and Mrs. Robert Dal Porto, adults; and the following eighth grade students from the Oakley Union School, Oakley: Paula Adams, John Aden, James Allen, Eddie Baldocchi, Leslie Ball, Janet Barbee, David Behbah, Shirley Benner, Colleen Bennett, Vernice Bishop, Charlotte Bowers, Mike Brown, Fred Broderick, Joyce Buckler, Leroy Burnett, Bruce Burroughs, Jim Butler, Tom Butler, Patricia Caldwell, Richie Caldwell, Sandra Canada, Elizabeth Cessaro, Donny Clark, Linda Clark, Carolyn Cook, Linda Cutino, Steven Dal Porto, Sandra Dalton, Valeri Deien, Linda Dixon, Joan Duarte, Linda Duggan, Iris Eddy, Bill Elliott, Leslie Frank, Anne Freeman, Carmen Galarza, Anna Garcia, Leonard Garcia, Renaldo Garcia, Wilfredo Garcia, Charlene Gaston, Bennie Gonzales, Louise Grant, John Hogsett, Darlene Hoy, Steve Illum, Ralph Knauss, Ralph

Jago, Donna Leveira, Susan Lippincott, Sharon Lyub, Harold Machado, Jerry Martin, Patsy Martinez, Mary Ann Matthews, Linda Mauriscio, Jack McCoy, Gwen Nunnally, Eddie Pacillo, Linda Pato, Jean Peass, Chester Pehl, Beverly Perine, Joel Perez, Anna Piazza, Edward Pina, Kenneth Pridle, Evelyn Reynolds, David Robies, Danny Rohweder, Darrol Rogers, Karen Russell, Micky Sashoff, Lupe Sanchez, Donna Simmons, Anna Marie Simoes, Sandra Smith, Linda Southerland, Royce Southern, Linda Swindle, Charles Taylor, Larry Van Schylor, Robert Vegoren, Minnie Wase, Carolyn Webb, Jack Whitener, Yvonne Wilkins, Dorothy Wilson, Sheri Wold, Susan Wold, Linda Worley, and Helen Yingling.

On request of Senator Geddes, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Gilbert Rollins, teacher; and the following eighth grade students from Clarksburg Elementary School, Clarksburg: Danny Breckenridge, Depline Chester, Dick Clark, Jerry Corrice, Joyce Corrice, Dennis Cortez, Diane Crews, Agnes Elhard, Sally Evingham, Anne Fraser, Sophie Gueinardo, Carol Hastings, William Henderson, Cindy Heringer, Jeff Houghner, Robin Heringer, Marjorie Humm, Ruth Hutchison, Gary Kautler, Rosalia Krieger, Gilbert Menzo, Joan Marshall, Donna Matsuda, Jay McElouch, Carlos Miguel, Delia Molina, Bobby Mora, Mary Mura, Stanley Nishoka, Eileen Roby, Janet Sakari, Danny Salazar, Jimmy Seale, Christine Soto, Joe Soto, and Donna Updegraff.

On request of Senator Grunsky, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following eighth grade students from the Sacred Heart School, Hollister: Keith Alipaz, Abraham Andrade, Jo Ann Annotti, Frank Bettencourt, Steven Bettencourt, Sandra Biscaglia, Catherine Carboza, Joseph Cornaggia, Charles Corotto, Douglas Cunha, Catherine Dazang, Louis Diaz, Janice Falcone, Lee Felice, Mary Felice, Alyce Garai, Frank Gomes, Kenneth Holthouse, Patricia Horn, Henrietta James, Ronald Klauer, Alan Littlejohn, Greg Matulich, Patrick Mearney, Anthony Munoz, George Nava, Jim O'Donnell, Michael Ortiz, Frank Ostojka, Martha Paine, David Perry, Judy Perry, Emily Reynosa, Robert Reynosa, Carol Rossi, Patricia Sanchez, Richard Sammarer, Nancy Scagliotti, Rosalinda Silva, Jonathan Smith, Chris Soto, James Talbot, David Tanner, Patrick Wright, Thomas Styler, and Raymond Valenzuela.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Messrs. Zuckerman, Roof, and Keefe, adults; and the following eighth grade students from the Charlotte Wood School, Danville: Carol Ahmann, Linda Ainsworth, Steven Benson, Linda Brewer, Craig Clark, Patricia Cochran, Tony Cortes, Nancy Farrell, Lester Fray, Dennis Gilbert, John Gorman, Beth Ingram, Margaret Johnson, Sharon Jones, Margaret May, Steven Miller, Douglas Minger, Holly Nelson, Brad Pappalardo, Richard Switzer, Melissa Toney, Sharon Wintch, Daniel Basso, Mary Coe, Jackson Connolly, Patsy Davidson, Suzanne Demos, Alan Detar, Jeffrey Early, Nancy Emerson, Karen Eschen, David Fazzio, Nancy Giddings, Craig Hagist, Ronald Hamilton, George Hayselden, Deborah Inlab, James Imrie, Sharon Johnson, Lyn Mattei, Steve Nelson, Janet Olson, Samantha Patterson, Stephen Romines, Dan Rossi, Barbara Skinner,

William Spencer, Gilbert Stockton, William Sullivan, Christine Tambert, Michael Von Brockdorff, and Gregory Worthley.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ted Cotton, principal; Mrs. Machado, adult; and the following students from Milnes School, Modesto: Robin Houlton, Alvin Lee, Barbara Lemos, James Machado, John Martin, Gloria Moiteza, Dale Price, Tommy Sexton, Eugene Small, and Charles Wagner.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Lee Brooks, principal; and the following students from the Graton School, Denair: Dan Bratten, Lynn Caulkins, Sheryl Eddings, Pam Mundello, Ron Schultz, and George Tavernas.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Lloyd Petersen, principal; Leville Sanders, and Mrs. Herbert Vaile, adults; and the following students from the Roselawn School, Turlock: Mike Aschwanden, Jimmy Brown, Danny Holloway, Marilyn Koop, Ralph Miller, Carol Mills, Patsy Pritchard, Gary Sanders, Jerry Vaile, and Teresa Vaile.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ken Curnow, principal; Irene Sanders, adult; and the following students from Paradise School, Modesto: Frank Aguiar, Chris Clayton, Mickey Jimenez, Freeda Kaykendall, Reynold Nicolas, Diane Rose, Steve Sanders, Viviana Stark, Violet Teodosio, Ellen Thomas, Gene Topete, and Linda Trollinger.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss E. Henley and Mr. John B. Vasconcellos, Sr., teachers; Mrs. Mary Falkenstein and Mrs. Mary Rodrigues, adults; and the following eighth grade students from the Garretson Elementary School, Redeo: Robert Berryman, Cynthia Benton, Paula Byron, Vincent Cunha, Sandi Davis, Curtis Eattock, Tim Falkenstein, Charles D. Field, Filomena Gomez, Vickie Grandetta, Donald Ray Harms, Barbara Hines, Roger Hunt, Janelle Large, Thomas McClure, Deloris Mason, Geraldine Morais, Barbara Morgan, Darlene Moura, Norma Orozco, Linda Page, Larry St. Clair, Melaine Schaudelmier, Ginger Thompson, Linda Trainer, Johnny Vozan, Bob Watson, Curtis Williams, Margaret Williams, Joe Yacovetti, Sharon Zachary, Danny Bandy, Francis Boatman, John Brasher, Bill Cushman, James Hosford, Billy Jackson, Martin Kreisel, Jimmy McGraw, Robert Nelson, Larry Osburn, Michael Purdy, Harold Roberts, James Spoon, Larry Wallace, Joanne Beaman, Dorothy Boyce, Theresa Conghran, Cynthia Henderson, Sharon Humphries, Marcene Raphael, Deanna Rodrigues, Millie Runkle, Mamela Taitano, and Elsie Trujillo.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 5, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly appointed Messrs. Burton, Don A. Allen, and Conrad as a Committee on Conference Committee.

Senate Constitutional Amendment No. 1—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amend-

ing the first paragraph of subdivision (b) of Section 2 of Article IV thereof, relating to Members of the Legislature.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 5, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 24

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

ASSEMBLY CHAMBER, April 5, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 5

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, April 5, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 35

Senate Bill No. 48

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

Above bills ordered enrolled.

ASSEMBLY CHAMBER, April 5, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed as amended:

Senate Bill No. 2

Senate Bill No. 31

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bills ordered to unfinished business file.

ASSEMBLY CHAMBER, April 5, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed as amended:

Senate Bill No. 8

Senate Bill No. 22

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bills ordered to unfinished business file.

REQUEST FOR UNANIMOUS CONSENT

Senator Shaw asked for, and was granted, unanimous consent to take up Senate Bill No. 8, at this time, for consideration of Assembly amendments.

CONSIDERATION OF SENATE BILL NO. 8

Consideration of Assembly Amendments

Senate Bill No. 8—An act creating the Crestline-Lake Arrowhead Water Agency and prescribing the boundaries, organization, operation, management, financing and other powers and duties of the agency.

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The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 8?

Amendment No. 1

On page 2, between lines 42 and 43, of the printed bill, as amended in Senate Bill No. 8, insert:

"The following territory, however, is excluded from the boundaries of the agency:
 All land, plus the area of the North and West San Bernardino Base and Meridian, in the County of San Bernardino, State of California, according to U. S. Government Survey, being particularly described as follows:

Beginning at the Northwest corner of Section 10 of said Township 2 North, Range 12 East, and Township 2 North, Range 13 West, and Section 10 to the Northeast corner thereof; thence Southerly along the Easterly line of Section 10 and the Westerly line of Section 11 of said Township and Range to the Northwest corner of the Southwest one-quarter of the Northwest one-quarter of said Section 11; thence Easterly along the North line of said Southwest one-quarter of the Northwest one-quarter of Section 11 to the Northeast corner of the Southwest one-quarter of the Northwest one-quarter of said Section 11; thence Southerly along the Easterly line of the Southwest one-quarter of the Northwest one-quarter of said Section 11 and the Easterly line of the West one-half of the Southwest one-quarter of said Section 11 to the Southeast corner of the West one-half of the Southwest one-quarter of said Section 11; thence Southerly along the Southerly line of Section 11 and the Northerly line of Section 14 of said Township and Range to the Northeast corner of the West one-half of the Northeast one-quarter of said Section 14; thence Southerly along the Easterly line of the West one-half of the Northeast one-quarter of said Section 14 to the Southeast corner thereof; thence Westerly along the Southerly line of the Northeast one-quarter of Section 14 to the Southwest corner of the Northeast one-quarter of said Section 14; thence Southerly along the Easterly line of the Northeast one-quarter of the Southwest one-quarter of said Section 14 to the Southeast corner thereof; thence Westerly along the Southerly line of the North one-half of the Southwest one-quarter of Section 14 to the Southwest corner of the North one-half of said Section 14; thence Southerly along the West line of Section 14 to the Southwest corner of said Section 14; thence Easterly along the Southerly line of said Section 14 and the Northerly line of Section 23 of said Township and Range to the North one-quarter corner of said Section 23; thence Southerly along the Easterly line of the West one-half of said Section 23 to the Southeast corner of the Northeast one-quarter of the Southwest one-quarter of said Section 23; thence Westerly along the Southerly line of the Northeast one-quarter of the Southwest one-quarter of said Section 23 to the Southwest corner of said Section 23; thence Southerly along the Easterly line of the Southwest one-quarter of the Southwest one-quarter of said Section 23; thence Southerly along the Easterly line of the Southwest one-quarter of the Southwest one-quarter of said Section 23 to the Southeast corner thereof; thence Westerly along the Southerly line of Section 23 to the Southwest corner of said Section 23; thence Northerly along the Westerly line of Section 23 and the Easterly line of Section 22 of said Township and Range to the Northeast corner of the Southeast one-quarter of the Southeast one-quarter of said Section 22; thence Westerly along the Southerly line of the North one-half of the Southeast one-quarter of Section 22 to the Southwest corner thereof; thence Northerly along the West line of the North one-half of the Southeast one-quarter of Section 22 to the Northwest corner of the Southeast one-quarter of said Section 22; thence Westerly along the Southerly line of the North one-half of Sections 22 and 21 of said Township and Range to the Southwest corner of the Northeast one-quarter of said Section 21; thence Northerly along the Westerly line of the Northeast one-quarter of said Section 21 to the Southeast corner of the North one-half of the Northwest one-quarter of Section 21; thence Westerly along the Southerly line of said North one-half of the Northwest one-quarter of Section 21 to the Northeast corner of the North one-half of the Northwest one-quarter of the Northwest one-quarter of the Northwest one-quarter of said Section 21; thence Southerly along the Easterly line of the North one-half of the Northwest one-quarter of the Southeast one-quarter of the Northwest one-quarter of the Northwest one-quarter of said Section 21 to the Southeast corner thereof; thence Westerly along the Southerly line of the said North one-half of the Northwest one-quarter of the Northwest one-quarter of the Southeast one-quarter of the Northwest one-quarter of said Section 21 and the Southerly line of the North one-half of the North one-half of the Northeast one-quarter of the Southwest one-quarter of the Northwest one-quarter of said Section 21 to the Southwest corner thereof; thence Northerly along the West line of said North one-half of the North one-half of the Northeast one-quarter of the Southwest one-quarter of the Northwest one-quarter of said Section 21 to the Northwest corner thereof; thence Westerly along the Southerly line of the North one-half of the Northwest one-quarter of Section 21 to the Southwest corner of the North one-half of the Northwest one-quarter of said Section 21; thence Northerly along the Westerly line of said Section 21 to the corner common to Sections 16, 17, 20 and 21 of said Township and Range; thence

Westerly along the Northerly line of said Section 20 to the North east corner of the West one-half of the Northwest one-quarter of said Section 20; thence Southerly along the Easterly line of the West one-half of the Northwest one-quarter of said Section 20 to the Southeast corner thereof; thence Westerly along the Southerly line of the Northwest one-quarter of Section 20 to the Southwest corner of the Northwest one-quarter of said Section 20; thence Northerly along the Westerly line of said Section 20 to the corner common to Sections 17, 18, 19 and 20 of said Township and Range; thence Westerly along the Southerly line of said Section 18 to the Southwest corner of the Southeast one-quarter of the Southwest one-quarter of Section 18; thence Northerly along the West line of said Southeast one-quarter of the Southwest one-quarter of Section 18 to the Northwest corner thereof; thence Easterly along the Northerly line of the Southeast one-quarter of the Southwest one-quarter and the Northerly line of the South one-half of the Southeast one-quarter of Section 18 to the Northwest corner of the South one-half of the Southeast one-quarter of said Section 18; thence Northerly along the Westerly line of Sections 17 and 8 of said Township and Range to the Northwest corner of the South one-half of said Section 8; thence Easterly along the Northerly line of the South one-half of Sections 8 and 9 of said Township and Range to the Northeast corner of the South one-half of Section 9; thence Northerly along the line common to Sections 9 and 10 to the Northwest corner of said Section 10, said corner also being the point of beginning."

Amendment No. 2

On page 6, strike out lines 45 to 50, inclusive; and on page 7, strike out lines 1 to 41, inclusive, and insert

"Sec. 2. Within 90 days after the effective date of this act, the Department of Water Resources shall hold a hearing within the area of the agency created by this act, after such public notice as deemed necessary by the department. At such hearing any interested person may appear and present testimony or evidence as to the necessity or desirability of the agency. At the conclusion of such hearing, the department shall file a report thereon with the board of supervisors of the County of San Bernardino, including in said report its recommendations as to the need for the functioning of the agency.

Sec. 2.5. Before the agency may begin to transact business and exercise its powers, a petition requesting that the agency transact business and exercise its powers shall be presented to the Board of Supervisors of the County of San Bernardino, signed by not less than twenty-five (25) qualified electors residing within the territory of the agency, and requesting that the Board of Supervisors of the County of San Bernardino call a special election for the purpose of submitting to the voters within the territory of the agency the proposition of whether or not the agency should begin to function and exercise its powers.

The Board of Supervisors of the County of San Bernardino, within ten (10) days after the filing of said petition for the calling of said election, and if it has received the report from the Department of Water Resources pursuant to Section 2, shall call and give notice of an election to be held in the territory of the agency for the purpose of determining whether or not it shall begin to function and exercise its powers and for the selection of persons who shall serve as directors of said agency if said agency is formed.

The election shall be held not less than seventy-five (75) days, nor more than ninety (90) days from the date of the presentation of said petition to the board of supervisors; provided, that the first board of directors shall be elected or chosen at the June primary in 1962. Said election shall be conducted and the first elective directors, and those succeeding, shall be nominated and elected pursuant to the provisions of Part 2 (commencing with Section 22600), Division 12 of the Elections Code. Said directors shall be registered to vote within the agency.

Notice of the election shall be published in a newspaper of general circulation circulated within the territory of the agency. Such notice shall be published at least twice, with an interval of at least six (6) days between the first and last publication. Publication shall be complete at least six (6) days before the date of the election.

The notice of the election shall contain:

- (1) The date of the election;
- (2) The name of the agency;
- (3) The proposition to be voted on, as follows: "Shall the Crestline-Lake Arrowhead Water Agency begin to function and exercise its powers in accordance with the provisions of the Crestline-Lake Arrowhead Water Agency Act?"
- (4) A statement that the first directors will be elected at that election; and said directors will take office if a majority of the voters, in each of the five divisions, respectively, vote that the agency shall begin to function and exercise its powers.

There shall be printed on the ballot, together with the names of the candidates for director, the following question: "Shall the Crestline-Lake Arrowhead Water Agency begin to function and exercise its powers in accordance with the provisions of the Crestline-Lake Arrowhead Water Agency Act?" Following which question, shall be

the words "Yes" and "No" on separate lines, with a voting square at the right of each, in which the voter shall indicate by stamping a cross (+) his vote for or against the proposition.

If a majority of the voters, in each of the five divisions, respectively, voting on the proposition vote in its favor, the board of supervisors shall canvass the returns for directors and those five persons receiving the highest number of votes shall be declared elected. The agency shall begin to function and shall exercise its powers, and the Board Supervisors of the County of San Bernardino, within fifteen (15) days after said election, shall by resolution enter on its minutes a declaration that the agency has begun to function and exercise its powers, giving the name of the agency, the purposes for which it is formed, and describing its boundaries.

No informality in any proceedings, including informality in the conduct of any election, not substantially affecting adversely the legal rights of any person, shall invalidate the organization of the agency.

The validity of the organization of the agency shall not be contested in any proceeding commenced more than ninety (90) days after the date that the organization of the agency is complete.

If less than a majority of the votes cast at the election, in any division of the proposed agency, is in favor of the proposition that the agency should begin to function and exercise its powers, the board of supervisors shall declare the proceedings terminated and no petition requesting that the agency begin to function and exercise its powers shall be circulated and presented to the Board of Supervisors of San Bernardino County within one year from the date of said election.

SEC. 2.7. The board of directors of the agency organized under this act shall consist of five members. Each of the five divisions in the agency, respectively, shall be represented by one director.

The term of office of each director shall be four (4) years.

All vacancies occurring in the office of director shall be filled by appointment by the remaining directors elected and appointed. An appointment to fill a vacancy in the office of director shall be for the unexpired term of the office in which the vacancy exists.

Members of the board of directors shall be elected by the voters of the agency as provided in this act.

Of the five divisional electors first elected from each of the five divisions, directors numbered 1, 3, and 5 shall hold office for four years. Directors numbered 2 and 4 shall hold office for two years. Thereafter the term of office of each director shall be four years.

The succeeding directors shall be nominated and elected at the agency general election which shall be held on the third Tuesday of April of each odd-numbered year. Such elections shall be conducted in accordance with the provisions of Part 2 (commencing with Section 22600) of Division 12 of the Elections Code."

Amendment No. 3

On page 8, between lines 13 and 14, insert

"SEC. 3.5. Notice that such appointment may be made in the event that only one or no nomination is made, shall be published in a newspaper of general circulation in the district, once, not less than seven days and not more than 14 days prior to the final day on which nominations may be made."

Amendment No. 4

On page 10, line 3, after "the", strike out "appoint-"; and in line 4, strike out "ment and".

Amendment No. 5

On page 13, line 26, strike out "foregoing", and insert "agency's".

Amendment No. 6

On page 14, line 30, after "Agency", insert "or improvement district thereof".

Amendment No. 7

On page 14, line 33, after "agency", insert "or the improvement district".

Amendment No. 8

On page 14, line 36, after "agency", insert "or the improvement district".

Amendment No. 9

On page 15, between lines 47 and 48, insert

"(25) The agency shall have the power to construct, operate and maintain works to develop hydroelectric energy, for use by the agency in the operation of its works or as a means of assisting in financing the construction, operation and maintenance of its projects for the control, conservation, diversion and transmission of water and to enter into contracts for the sale of such energy for a term not to exceed 50 years. Such energy may be marketed only at wholesale to any public agency or private entity, or both, or the federal or state government.

(26) In connection with the construction and operation of the works of the agency, the agency shall have the power to contract for the sale of the right to use falling water for electric energy purposes with any public agency or private entity engaged in the retail distribution of electric energy, for a term not to exceed 50 years."

Amendment No. 10

On page 20, line 13, strike out "51", and insert "5".

Amendment No. 11

On page 26, line 10, strike out "11", and insert "19".

Amendment No. 12

On page 28, line 27, after "for", insert "the payment of".

Amendment No. 13

On page 31, line 46, after "required", insert "; provided, that the tax rate set by the board shall in no event exceed one dollar (\$1) per one hundred dollars (\$100) of assessed valuation unless a higher rate has been approved by the voters of the agency at an election called by the board and held for that purpose. The resolution of the board calling the special election, and the ballot, shall stipulate the amount of the tax rate increase, the period of time in which such increase shall remain effective, and the reasons for such increase. A special election calling for a tax rate increase may be consolidated with any other election pursuant to the provisions of Chapter 4 (commencing with Section 23300) of Part 2 of Division 12 of the Elections Code."

Amendment No. 14

On page 47, strike out lines 36 to 41, inclusive.

Amendment No. 15

On page 50, after line 22, insert

"SEC. 48. This act is an urgency measure necessary for the immediate preservation of the public peace, health or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting such necessity are:

In order to allow an election for the directors of the Crestline-Lake Arrowhead Water Agency to be consolidated with the June primary of 1962, it is necessary that this act take effect immediately."

Second Set of Amendments to Senate Bill No. 8, as Amended in Assembly

April 3, 1962

Amendment No. 1

On page 20, line 40, of the printed bill, as amended in Assembly April 3, 1962, after "only", insert "at the bus bar and".

Amendment No. 2

On page 29, lines 11 and 12, strike out "holders of title to sixty percent (60%) or more of the land", and insert "the owners of not less than sixty percent (60%) of the land by area".

Amendment No. 3

On page 43, lines 47 and 48, strike out "a separate parcel, or as".

Third Set of Amendments to Senate Bill No. 8, as Amended in Assembly

April 3, 1962

Amendment No. 1

On page 10 of the printed bill, as amended in Assembly April 3, 1962, strike out lines 7 to 41, inclusive, and insert

"SEC. 2. The Board of Supervisors of San Bernardino County, within 30 days after the effective date of this act, shall call and give notice of an election to be held in the agency for the purpose of determining whether it shall begin to function and exercise its powers and for the selection of persons who shall serve as directors of the agency if it shall begin to function and exercise its powers.

The election shall be held not less than 75 days, nor more than 90 days, after the effective date of this act. The election shall be conducted".

Amendment No. 1.5

On page 11, strike out lines 46 to 49, inclusive, and insert "terminated, except that the Board of Supervisors of San Bernardino County may call a second election on such proposition not later than six months after such first election. Such second election shall be called and conducted in the same manner, and shall be of the same effect, as the first election."

Amendment No. 2

On page 12, strike out lines 12 to 15, inclusive, and insert "five divisions, directors numbered 2 and 4 shall hold office until their successors are elected at the last agency general election and directors numbered 1, 3 and 5 shall hold office until their successors are elected at the next agency general election succeeding the agency general election at which directors numbered 2 and 4 are elected. The term of office of each director, except those first elected, shall be four years."

Amendment No. 3

On page 53, line 5, strike out "42", and insert "41".

Amendment No. 4

On page 54, line 1, strike out "43", and insert "42".

Amendment No. 5

On page 54, line 24, strike out "44", and insert "43".

Amendment No. 6

On page 54, line 36, strike out "45", and insert "44".

Amendment No. 7

On page 55, line 3, strike out "46", and insert "45".

Amendment No. 8

On page 55, line 14, strike out "47", and insert "46".

Amendment No. 9

On page 55, strike out lines 36 to 44, inclusive.

The amendments and the amendments to Assembly amendments to Senate Bill No. 8 by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—32.

Above bill ordered enrolled.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 5, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 12

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 12 Relative to rental allowance for legal pursuits

Referred to Committee on Social Welfare.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 5, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 20

Assembly Bill No. 67

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bills were read the first time:

Assembly Bill No. 20—An act to amend Section 1 of Chapter 347 of the Statutes of 1913, relating to a conveyance of tide and submerged lands to the City of Berkeley.

Referred to Committee on Governmental Efficiency.

Assembly Bill No. 67—An act to add Section 5715.2 to the Education Code, relating to junior colleges.

Referred to Committee on Education.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, April 5, 1962

MR. PRESIDENT: The Committee on Rules has examined

Senate Bill No. 4—An act to amend Section 3511 of the Public Utilities Code, relating to highway carriers;

Senate Bill No. 13—An act to amend Section 4514 of the Business and Professions Code, relating to psychiatric technicians;

Senate Bill No. 17—An act to add Section 13324.5 to the Education Code, relating to certificated employees of school districts, declaring the urgency thereof, to take effect immediately;

And reports that the same have been correctly enrolled, and presented to the Governor on the fifth day of April, 1962, at 9.30 a.m.

BURNS, Chairman

SENATE CHAMBER, April 4, 1962

MR. PRESIDENT: The Committee on Rules has examined

Senate Concurrent Resolution No. 12

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, April 5, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Resolution No. 22

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

SENATE CHAMBER, April 5, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Resolution No. 31

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Finance.

BURNS, Chairman

Above reported resolution re-referred to Committee on Finance.

SENATE CHAMBER, April 5, 1962

MR. PRESIDENT: The Chairman of the Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 15

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

BURNS, Chairman

MOTION TO AMEND ASSEMBLY CONCURRENT RESOLUTION NO. 15

Senator Burns moved that Assembly Concurrent Resolution No. 15 be amended and re-referred to Committee on Rules.

Motion carried.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Concurrent Resolution No. 15—Relative to amending Rule No. 34 of the Joint Rules of the Senate and Assembly, relating to opinions of the Legislative Counsel.

Resolution read.

Motion to Amend

Senator Barnes moved the adoption of the following amendment:

Amendment No. 1

On page 1, lines 10 and 11, of the printed measure, strike out "whether pending before the Legislature or otherwise", and insert "which is then pending before the Legislature or which was introduced at any session of the Legislature held within two years next preceding the date of the opinion and was referred to an interim committee for study.

Amendment read, and adopted.

Resolution ordered printed, and referred to Committee on Rules.

REQUEST FOR UNANIMOUS CONSENT

Senator Regan asked for, and was granted unanimous consent to take up Senate Resolution No. 22, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 22

By Senator Regan:

Senate Resolution No. 22

Relative to providing for the preservation of documents, papers, and files kept in public buildings

WHEREAS, Certain documents, papers and files have been found in a National Guard Armory in San Diego, the ownership and origin of which are in dispute and the contents of which are necessary and in connection with making appointments to state offices; and

WHEREAS, Serious questions have arisen concerning the use of public buildings for such purposes, the origin and source of the contents of such documents, papers and files, and the nature of the private, official, or semi-official ownership and the use thereof; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate Fact Finding Committee on Judiciary is authorized and directed to ascertain, study, and analyze all facts relating to or bearing on the subject of this resolution, including the origin, ownership, character, and use of the documents, papers, and files described above, and the use of public buildings for deposit of these and other documents, papers, and files, and including but not limited to, the operation, effect, administration, enforcement, and needed revision of any and all laws in any way bearing upon or relating thereto and the desirability of, or necessity for, legislation in this field, and to report thereon to the Senate, including in the report its recommendations, if any, for appropriate legislation not later than the 30th calendar day of the 1963 Regular Session of the Legislature.

Resolution read, and unanimously adopted on motion of Senator Regan.

RESOLUTIONS

The following resolutions were offered:

By Senator Rattigan:

Senate Resolution No. 32

Relative to congratulating Bishop Leo T. Maher

WHEREAS, On this day, April 5, 1962, at solemn ceremonies held in Saint Mary's Cathedral, San Francisco, California, the Most Reverend Leo T. Maher has been consecrated a Bishop of the Roman Catholic Church by the Most Reverend Archbishop Egidio Vagnozzi, Apostolic Delegate to the United States; and

WHEREAS, The Senate of the State of California desires to acknowledge this memorable occasion in the life of Bishop Maher; and

WHEREAS, On April 8, 1962, at Saint Mary's Cathedral, Bishop Maher will celebrate his first Pontifical Mass; and

WHEREAS, On April 23, 1962, at solemn ceremonies of the Canonical Erection of the Diocese of Santa Rosa in the Cathedral of Saint Eugene, Santa Rosa, California, Bishop Maher will be officially installed as Bishop of the newly created Catholic Diocese of Santa Rosa; and

WHEREAS, Bishop Maher, a native of Mount Union, Iowa, became an adopted son of California in his youth, attending elementary school in San Jose and pursuing his chosen vocation for the priesthood at Saint Joseph's College in Mountain View and Saint Patrick's Seminary in Menlo Park; and

WHEREAS, Bishop Maher was ordained a priest of the Roman Catholic Church on December 18, 1943, in Saint Mary's Cathedral, the scene of his consecration this day; and

WHEREAS, He thereafter served his fellow Catholics and his adopted State of California in a distinguished clerical career which has included service as Secretary to the late Most Reverend John J. Mitty, Archbishop of San Francisco, and as Chancellor of the Archdiocese of San Francisco, and which has now culminated with his designation as the first Bishop of Santa Rosa; and

WHEREAS, The record of his 18 years of priesthood is one of unbounded devotion to God, dedicated service to his fellow man, and substantial secular accomplishment; and

WHEREAS, Bishop Maher takes with him to his new home and his greater responsibilities in Santa Rosa the affection and esteem of the people of California and in particular of the Redwood Empire counties of his new diocese, whom he has served and will continue to serve faithfully and well; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of this Senate commend the Most Reverend Leo T. Maher on his outstanding career as a priest of God and as a Californian, and congratulate him upon his consecration this day and his appointment as the first Bishop of Santa Rosa; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to His Excellency, the Most Reverend Leo T. Maher, Bishop of Santa Rosa.

Resolution read, and unanimously adopted on motion of Senator Rattigan.

By Senators Richards, Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grimsby, Hohndahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Moody, O'Sullivan, Quick, Rattigan, Regan, Rodda, Shaw, Short, Slattery, Stern, Surgeon, Teale, Thompson, Weingand, J. Howard Williams, and Robert D. Williams:

Senate Resolution No. 33

Relating to the death of Joseph F. Nolan

WHEREAS, The Senate of the State of California was grieved to learn of the death, on April 4th, of one of its oldest and most highly respected officers, in the person of Joseph F. Nolan, for nearly 40 years Sergeant at Arms of the Senate, who was elected to this office on January 8, 1923, and re-elected at each succeeding session from then until the current session, which convened on March 7, 1962; and

WHEREAS, Joseph F. Nolan was born in San Francisco on September 9, 1879, was educated in the public schools and at St. Joseph Academy in San Francisco, became a law enforcement officer at an early age, serving for 15 years as a deputy sheriff of Los Angeles County, and for many years as Chief Special Agent for the General Petroleum Corporation of California, during all of which time he rendered competent, conscientious and highly satisfactory service; and

WHEREAS, Joseph F. Nolan was married to Alice Mooney, to whom he became a loyal and devoted husband, and from whom he received years of unwavering affection; and

WHEREAS, as Sergeant at Arms of the Senate, Joseph F. Nolan rendered effective and notable service, maintaining order with a voice of authority; his traditional, "Quiet, please," when the Chaplain's supplications became the order of the day, being respected by members, officers and visitors alike, with his dignified presence in the Senate Chamber was a constant influence for decorum and deliberation; and

WHEREAS, When Senator Herbert Slater, dean of the Senate, was bereft of sight and was able to go from place to place only through the aid of more fortunate friends, Joseph F. Nolan was seen constantly by his side, bringing him to the Senate in the morning, guiding him on his way to lunch, and escorting him to his

room at night, thus indicating that beneath the stern exterior of a police officer dwelt a heart of human charity; and

WHEREAS, Joseph F. Nolan may well merit that scriptural expression of approval, "Well done, thou good and faithful servant"; now, therefore, be it

Resolved by the Senate of the State of California, That it deplores the loss of this honest and loyal officer, and desires, by this resolution, to express its sense of loss to the people of the State of California, particularly to the bereaved relatives of Joseph F. Nolan; and be it further

Resolved, That when the Senate shall complete its labors this day, it shall adjourn in honor of the passing of Sergeant at Arms Joseph F. Nolan; and be it

Resolved, That the Secretary of the Senate is hereby directed to forward suitably prepared copies of this resolution to close relatives and the most devoted friends of the late Joseph F. Nolan.

Resolution read, and unanimously adopted on motion of Senator Richards.

By Senator Christensen:

Senate Resolution No. 34
Relating to the death of Annie McGaraghan

WHEREAS, The Members of the Senate learned with deep regret of the recent death of Mrs. Annie McGaraghan on October 7, 1961, in Eureka, California at the age of 83; and

WHEREAS, Mrs. McGaraghan was born in San Francisco and was married to the late Bernard J. McGaraghan; and

WHEREAS, Along with her husband and sons, she helped establish numerous businesses enterprises in Humboldt County, including the McGaraghan Drayage Company, the B. J. McGaraghan Insurance Company, and the McGaraghan Supply Company; and

WHEREAS, She was very prominent in local civic and community affairs, serving as the first woman president of the Humboldt County P.T.A.; served many years as a city commissioner in Eureka; was a leader in the financing of St. Joseph's Hospital in Eureka; and contributed a great amount of time and effort, financially and otherwise, to numerous other civic and community activities; and

WHEREAS, Because of her love of the Redwood Empire, she was a very active member of the Redwood Empire Association, helping to develop the transportation and recreation facilities of the north coastal area; and

WHEREAS, Mrs. McGaraghan is survived by four children, all of whom are very active in community affairs; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate express their heartfelt sorrow at the death of Mrs. Annie McGaraghan, a distinguished and devoted servant of mankind, and extend their deepest sympathies to the members of her family; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to her children, Bernard F. McGaraghan, Bertrand P. McGaraghan, James L. McGaraghan, and Margaret McGaraghan Riley.

Resolution read, and unanimously adopted on motion of Senator Christensen.

REQUEST FOR UNANIMOUS CONSENT

Senator Radtigan asked for, and was granted, unanimous consent to take up Senate Bill No. 1 at this time, for consideration, on behalf of Senator Thompson.

CONSIDERATION OF DAILY FILE
UNFINISHED BUSINESS

Consideration of Assembly Amendments

Senate Bill No. 1—An act to amend Sections 10, 12.5, 14, 15, and 17 of, to repeal Section 26 of, and to add Sections 26, 26.1, 26.2, 26.3, 26.4, 26.5, 26.6, 26.7, 26.8, 26.9, 26.10, 26.11, 26.12, 26.13, 26.14, 26.15,

and 26.16 to, the Santa Clara County Flood Control and Water Conservation District Act (Chapter 1495 of the Statutes of 1951), relating to flood control and water conservation in Santa Clara County.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 1?

Amendment No. 1

On page 2, line 40, of the printed bill, as amended in Senate March 27, 1962, after the period, insert

"The board shall create an advisory committee consisting of farmers to represent users of agricultural water."

Amendment No. 2

On page 6, line 25, after "operations", insert ", or from gravity or artesian springs".

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 1 by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Calcutt, Christensen, Collier, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—30.

NOES—None.

Above bill ordered enrolled.

THIRD READING OF SENATE BILLS

By Senator Arnold:

Senate Resolution No. 23

Relative to jurisdiction with respect to condominiums.

Resolved by the Senate of the State of California, That the Senate Fact-Finding Committee on Governmental Administration is authorized and directed to ascertain and study all facts relating to the extent to which the Real Estate Commissioner and the Commissioner of Corporations shall have jurisdiction with respect to administration of the laws relating to condominiums, and said committee is directed to report its findings and recommendations to the Senate no later than the fifth legislative day of the 1963 Regular Session.

Resolution read, and unanimously adopted on motion of Senator Arnold.

THIRD READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 7—Relative to Squaw Valley State Park concessions.

Resolution read, and presented by Senator O'Sullivan.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—29.

NOES—Senator Cameron—1.

Resolution ordered transmitted to the Assembly.

Assembly Bill No. 33—An act to amend Section 21755.1 of the Education Code, relating to return of absent voter ballots in school district elections.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Byrne, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, and Robert D. Williams—31.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 57—An act to amend Section 3567 of the Elections Code, relating to the printing of ballot pamphlets.

Bill read third time, and presented by Senator Miller.

The roll was called, and the bill passed by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Byrne, Christensen, Cobey, Collier, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Slattery, Stiern, and Robert D. Williams—28.

NOES—Senator Donnelly—1.

Bill ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Rodda asked for, and was granted, unanimous consent to have the following excerpt from a report of the Director of Finance, regarding the State Printing Plant, printed in the Journal:

"The State Printing Plant offers inherent advantages both of cost and convenience that cannot be matched by private printers except under occasional, special circumstances. Overall, the State's interests will be served best, both fiscally and operationally, by continued reliance on its own plant for legislative printing, the bulk of other governmental printing and a major share of textbook production."

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF ASSEMBLY BILLS (RESUMED)

Assembly Bill No. 35—An act accepting a retrocession of jurisdiction from the United States of America over certain property in Alameda County, State of California.

Bill read third time, and presented by Senator Holmdahl.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Begovich, Brown, Byrne, Christensen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Teale, and Robert D. Williams—30.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 29—An act to add Article 16 (commencing with Section 25875) to Chapter 7.5, Division 20 of the Health and Safety Code, relating to the ratification of the agreement between the United States Atomic Energy Commission and the State of California.

Bill read third time, and presented by Senator McAteer.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Begovich, Brown, Byrne, Christensen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Teale, Weingand, and Robert D. Williams—31.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 34—An act to amend Section 23501 of the Education Code, relating to the University of California police department.

Bill read third time, and presented by Senator Holmdahl.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Brown, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Teale, and Robert D. Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 41—An act to amend Sections 80, 86.4, 86.6, and 91.5 of the Agricultural Code and Sections 19622, 19627, and 19636 of the Business and Professions Code, relating to the district agricultural associations.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Begovich, Brown, Byrne, Christensen, Cobey, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, and Robert D. Williams—29.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 43—An act to amend Section 2 of the University of California Dormitory Revenue Bond Act of 1947 (Chapter 1027 of the Statutes of 1947), relating to the definition of project.

Bill read third time, and presented by Senator McAteer.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Slattery, Stiern, Sturgeon, Teale, and Robert D. Williams—31.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 49—An act to amend Sections 18900, 18901, 18903, 18904, 18906, 18906.3, and 18906.4 of, and to add Sections 18905.1 and 18905.2 to, the Health and Safety Code, relating to the State Building Standards Commission.

Bill read third time, and presented by Senator Gibson.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rat-

tigan, Richards, Rodda, Slattery, Stiern, Sturgeon, Teale, and Robert D. Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 61—An act to add Section 22817 to the Government Code, relating to coverage under the Meyers-Geddes State Employees' Medical and Hospital Care Act.

Bill read third time, and presented by Senator Geddes.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Begovich, Brown, Byrne, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, and Robert D. Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 38—An act to amend Section 12 of, and to add Sections 36 and 37 to, the Ventura County Flood Control Act (Ch. 44, Stats., 1941, 2d Ex. Sess.), relating to the Ventura County Flood Control District.

Bill read third time, and presented by Senator Lagomarsino.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murphy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, and Robert D. Williams—30.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 25—An act calling a special election to be consolidated with the direct primary election of 1962 and to provide for the submission to the electors of the State at such consolidated election Section 1 of Chapter 759 of the Statutes of 1961, and to repeal Section 3 of Chapter 759 of the Statutes of 1961, to take effect immediately.

Bill read third time, and presented by Senator McCarthy.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Begovich, Byrne, Cameron, Christensen, Cobey, Farr, Fisher, Geddes, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Sturgeon, Teale, and Robert D. Williams—24.

NOES—Senators Brown, Collier, Donnelly, and Murdy—4.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 46—An act to amend Section 11559 of, and add Section 11559.5 to, the Government Code, relating to the salary of the Chief of the Division of Industrial Safety.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, Quick, Rattigan, Regan, Richards, Rodda, Short, Sturgeon, Teale, and Robert D. Williams—30.

NOES—Senator Stiern—1.

Bill ordered transmitted to the Assembly.

THIRD READING OF SENATE BILLS (RESUMED)

Senate Resolution No. 18—Relating to fair play in organized sports.
Resolution read.

Motion to Amend

Senator McAteer, seconded by Senator Richards, moved the adoption of the following amendment:

Amendment No. 1

In the resolution as printed on page 78 of the Senate Journal for March 27, 1962, starting at the third line of the fourth "WHEREAS" clause, strike out "now, therefore, be it"; and strike out the "Resolved" clause, and insert

"WHEREAS, The Senate of the State of California recognizes that the devotion and enthusiasm of fans in San Francisco and in Los Angeles is such that in their zeal they may be tempted to install observation posts on Twin Peaks and the upper reaches of Chavez Ravine, the better to observe their rivals; now, therefore, be it

Resolved by the Senate of the State of California, That those concerned are hereby urged to refrain from devious practices of the type illustrated above, but that this resolution is intended to apply only to contests between those twin cities of brotherly love in which baseball triumphs and municipal self-esteem are so intimately intertwined; and be it further

Resolved, That nothing in this resolution prohibits either Los Angeles or San Francisco from employing whatever imaginative and cunning tactics will bring victory on the diamond when confronted by hostile teams invading from beyond the Sierras."

Amendment read.

Roll Call Demanded

Senators O'Sullivan, Arnold, Teale, and Slattery demanded a roll call.

The roll was called, and the amendment adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stern, Sturgeon, and Robert D. Williams—29.

NOES—Senators McCarthy, Murdy, O'Sullivan, and Teale—4.

Resolution ordered amended, and to third reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Joint Resolution No. 4: By Senator Burns—Relative to airplane service to Fresno.

Referred to Committee on Rules.

RESOLUTIONS

The following resolutions were offered:

By Senator Farr:

Senate Resolution No. 35

Relative to the report "*California Going, Going . . .*"

WHEREAS, The State Highway Engineer, J. C. Womack, recently made a number of critical comments on the report "*California Going, Going*," which were printed on pages 164 through 184 of the Senate Journal for April 3, 1962; and

WHEREAS, The comments were directed toward excerpts from the report taken out of context, and cannot be properly evaluated without reference to the entire report; and

WHEREAS, Printing the full text of the report would be of considerable expense to the State; and

WHEREAS, The full text of the report is available through the California Tomorrow organization, 334 Forum Building, Sacramento; and

WHITKAS, The Honorable Clair Engle, U.S. Senator from California, has had printed in the *Congressional Record* a summary and newspaper editorial concerning "California Going, Going" and *Time* magazine and the *New York Times* have seen fit to write complimentary articles concerning the publication; and

WHITKAS, It is felt the summary printed in the *Congressional Record* and newspaper concerning said both the objectives and purposes of the publication "California Going, Going," and in some measure would help those interested in both sides of this story to understand better the references Mr. Whitkask has attempted to answer in the Journal of April 2, 1962; and

WHITKAS, The full text of the above documents concerning "California Going, Going" reads as follows:

Extension of Remarks of HON. CLAIR ENGLE OF CALIFORNIA

In the Senate of the United States

Tuesday, January 23, 1962

MR. ENGLE. Mr. President, California welcomes growth. But we recognize that it also brings problems. I think our attempt to meet these problems—of urban sprawl, air and water contamination, the spreading razed-off freeways, the loss of farm and recreational space—is of national significance and interest.

One such effort worth attention is a report just issued by a new private non-profit statewide organization called California Tomorrow. It documents the challenge of growth and the struggle for land, water, air, and space. I ask unanimous consent that a summary of the report be printed in the Appendix of the Record, along with two editorials on the subject from the San Francisco Examiner and the Sacramento Bee.

These being no objection, the summary and editorials were ordered to be printed in the Record, as follows:

Statewide Committee Reports on California's Struggle to Remain Beautiful and Productive

California Tomorrow, a non-profit statewide organization, today issued a report which termed California's growth problems at the "crisis" stage and said the solutions being the responsibility of a council of every resident of the State.

The 64-page report, entitled "California Going, Going," was written by Alfred E. Heller, *San Francisco Chronicle* columnist and president of California Tomorrow, and Samuel E. Wood, Sacramento conservation and planning authority and director of the growth panel group.

The report details the various forces and pressures threatening California's "bright future" and points to two great defects in efforts to cope with the situations being caused by continuing population increases—lack of unified and coordinated planning at all levels of government, local, state and federal, and the fact that the problem in almost every instance outruns the jurisdiction of the many overlapping units of government.

It notes that "such growth problems that dwarf those in every other state, California spends less time and effort on statewide physical and economic planning than every other state except Indiana."

As a result, the report says, "the great State action agencies—such as the water, highway, and recreation agencies—are free to act independently in carving up California's brief life because there is no state or regional coordinating policy, no general land development plan to guide them."

The report notes that although a state development plan has been authorized by the Legislature since 1959, no money has been appropriated for it.

"This is almost an unparalleled instance to date of the fact that California will spend some \$7.5 billion to pay for works programs in the next 20 years. Can anyone imagine a toll on transportation, schooling, and sanitation without the guidance of a comprehensive plan to make every dollar count?"

The report points to the State division of highways as a major example of single agency planning and misdirection.

Noting the high degree of efficiency within the division and its highly talented personnel, the report says:

Yet the Division has been perpetually under fire because in designing and locating freeways the Division itself, lacking strong State policy direction, and sustained by the constitutionally provided gas tax fund, has too often failed to respect the plans of other agencies for the use of California lands. In building freeways it has too often failed to respect the legitimate economic interests of farmers and merchants and others of the California economic community; it has too often failed to respect the aesthetic and social objectives of its freeway locations.

"Some of the best examples of the State's single-agency, single-agency method of planning the use of California lands may be found in the highway division's record of failure to coordinate its construction programs with park and recreation demands.

The division's attitude has helped California to delay for 20 years a worthwhile roadside rest program, although such a program has long had the backing of legislative committees and public and private organizations throughout the State."

The report criticizes the division's "user benefit" formula, a major factor in its method of choosing freeway routes, as inadequate because "plainly and simply it fails to take into account the full economic, social and esthetic effects of freeway routings."

The motorist who may be able to drive 10 miles an hour faster and save a pittance on yearly gasoline bills under the formula is not so happy after all when he sees a freeway reduce his town to a slum, or remove historical buildings, or deface a skyline, or defile a shoreline, or, in short, reduce community values."

The report deals in similar fashion with the "single-agency" approach to planning employed by State water and recreation departments, and the various Federal agencies working in land development within the State.

Citing the need for greatly strengthening regional planning and regional government to back it up, the report comments:

"As things stand, cities and counties do not have an effective way to deal with State agencies involving the location of State colleges and freeways and parks and water projects."

"If a city could express its land-use needs in co-operation with its neighbors, in terms of regional needs, the State would be compelled to listen, and could plan all its programs accordingly."

The report notes that some decisions now being made by cities and counties, as well as decisions of federal and state agencies, "are not based on studies of the whole area involved in the problem."

The basic problem, the California Tomorrow report declares, is this:

"In accommodating our growing population, we must somehow maintain the beauty and fertility of the land, its good water and its surrounding mantle of breathable air, upon which all California's population must depend for prosperity and comfortable life."

The report emphasizes that "to do such a job we would have to make some basic decisions early in the game—decisions not being made now and not even being seriously contemplated."

"We would have to decide where to locate our new urban areas, and how to contain, guide, and direct their growth, so that they are confined to those lands best suited for urban growth. We might have to decide how big a given city should be, in order to sponsor healthy home life, healthy business and industry, while protecting agriculture and the beauty of our countryside. We would have to decide to prepare and adopt comprehensive and co-ordinated land-use policies and plans for communities, regions, and the entire State."

"And Washington would have to join this grand, almost utopian effort at harmony and co-operation, for about 46 percent of California land is federally owned, and about two-thirds of all public expenditures in California are federal expenditures. Washington, it is clear, has no small influence upon where and how our State grows."

The report heavily stresses the need for widespread public attention to the problem of proper State land and resources development.

It warns in conclusion that without public awareness and public action between one-fourth to one-half of the State's best agricultural land in the next 20 years could be overrun by the "slurbs," which are defined as "our sloppy, sleazy, slovenly, slipshod semicities."

California Tomorrow's principal aim is to bring about greater public awareness of the threats to California's natural resources. A 19-member statewide advisory board of leading businessmen, professional and civic leaders guides the work of the organization.

California's Planless Sprawl

In the beginning, California was fabulously rich, seemingly inexhaustibly so, in fertile land. It still is considered so by many. But it has expended its best land recklessly. That folly is continuing furiously. We wish, almost with a sense of futility, for words capable of proper expression of the urgency of the problem attending California's profligate misuse of its land resources.

The folly is in the fact that urban sprawl is progressing utterly without plan. Cities, towns, and suburbs, swollen by the expanding population, are a vast maw into which the finest agricultural lands are disappearing. They make no distinction between good land and productive land. In bitter fact they seize first and almost always on the priceless and precious acreage indispensable to food production, inseparable from future progress and prosperity.

We have at hand an intensely perceptive report on this problem prepared by California Tomorrow, a nonprofit organization trying to persuade the people of California to preserve the State's once incomparable beauty and productiveness. We stress the "once," because California will not always, or even long, be beautiful and productive if it continues to turn its richest farmlands into subdivisions.

The report says that California, with growth problems greater than any other state, spends less money, per capita on regional and statewide physical and economic planning than any other state except Indiana. If such planning is not done regionally, it will never be done at all. That is the way California is doing it now—not at all. Typical of the utter vacuum is the fact that the Legislature in 1959 authorized a program of state development but never made an appropriation for it.

Ironically, California will spend \$75 billion in the next 20 years on public works, entirely without comprehensive planning.

Here are some of the specifics of the problem:

Three million acres of California's most productive irrigated agricultural land will be turned into cities before 1980.

By 1980, too, two million more acres will have been converted to freeways, highways, parking, etc.

Again by 1980, there will be 30 million people in the State, double the present population. California will become the most populous state in the Union before the end of 1962; five million new jobs will be needed; plus 160,000 new elementary schools, costing \$5 billion.

Unified and co-ordinated regional planning, with relation to land resources, will ultimately become—possibly soon—the alternative to a dearth of productive food land, even impoverishment. We procrastinate in this at the expense of posterity—with the reckoning less than 20 years in the future.

Time Is Here, Now, for Reassessing Planning

A statewide organization devoted to encouraging more intelligent municipal and State planning took on the powerful State Division of Highways and the commission which oversees it in a scorching review entitled "California: Going, Going—"

The organization, California Tomorrow, financed by the Heller Charitable and Education Fund and dignified by an advisory board which includes conservation, civic and business leaders in California life, says the division of highways is chopping up California for freeways without regard for human and community values.

It charges the division too often has failed to respect the plans of other agencies for the use of lands, the legitimate economic interests of communities and individuals and the "esthetic and social ill effects" of its freeway locations.

To its credit, California Tomorrow sharply focuses the destruction of the proposed north-south 243d Streets freeway, would impact upon Sacramento as it crashes eight lanes wide through the polycentric west end and the historic old city. It deplores this destruction in the same breath it denounces the desecration of the Embarcadero Freeway in San Francisco and the proposed low speed Emerald Bay highway at Lake Tahoe.

The report says:

While lip-service is given to the "economic and general welfare of the community," the division devotes its attention to its economic reports supporting freeway routes to its driver benefit formula. This formula translates into dollar values the savings in distance and time and safety to be gained by a driver over the proposed new route.

What this kind of assessment fails to consider, California Tomorrow incisively points out, is that a highway user not only is a driver but a human being, a member of his community.

In an assessment which should be read by every Californian the report says:

He may be a farmer, a merchant, an ordinary Joe who is more than happy to be able to drive 60 miles an hour instead of 50 over a 2-mile stretch but who is not so happy when he sees that this opportunity in the form of a freeway to drive faster and save a pittance each year may also reduce his town to a slum by taking out part of its business section, some of its historical buildings and limited developable areas as could happen in Nevada City, or deface a skyline as in San Francisco; erode a major portion of a beautiful park as in Los Angeles; defile a most breathtaking natural character as a highway would do at the mouth of Emerald Bay; separate a great city from its commercially valuable and potentially beautiful riverfront as in Sacramento; or in short reduce community values.

It is this kind of so-called planning the *Bee* has fought, and will continue to fight. The desperate need for co-ordination, with land use and community values held jealously in mind, long has been a concern of the *Bee* and will continue to be a concern. And it should be the concern of every thinking Californian. The time for reassessment is here, now.

TIME

The Weekly Newsmagazine

January 26, 1962

THE CITY

Next: the Slurb

Growth is an article of faith with Californians. They can scarcely wait for the promised day—perhaps no more than a year off—when California will overtake

New York as the most populous state in the Union. (The 1960 census gave New York 16,782,304 to California's 15,717,204.) To keep up with the state's fabulous growth and get ready for still more, California's builders have energetically churned out new subdivisions, new highways, new schools, new water projects—new everything. But last week, over the din of bulldozers and carpenters' hammers, a citizens' committee sounded a note of alarm and warning. In the needless rush to keep up with the demand for more and more, warned the committee, the builders are transforming California into a mass of "slurbs—sloppy, sleazy, slovenly, slipshod semicities."

The warning came in a 63-page study made by Samuel E. Wood and Alfred E. Heller for a group of leading Californians who last year formed a non-profit organization called California Tomorrow. Their report concedes that various communities are trying to plan intelligently, but says that the planners are defeating themselves because of the lack of a master plan. "Although the dough looks good," say Wood and Heller, "the cake is not rising and the reason is simple; nobody wrote out a recipe."

A Bloody Nose. California has "a serious, progressively disastrous lack of co-ordinated land planning and development. In spite of all efforts to the contrary, California's unique bright land is increasingly defiled by badly located freeways and housing subdivisions and industries which needlessly destroy beautiful scenery and entomb agricultural land; by reservoirs and watercourses which unwittingly encourage the growth of mislocated communities; by waste products; by cars and jeeps and cycles which pre-empt our very living and breathing space. Already, the State's nose is bloody. How long before its whole magnificent body is beaten to deformity? How long before the bright lands are dead lands?" Every Californian can cite his own pet example of the slurban blight. In San Francisco, the famed waterfront was threatened by a new elevated ramp until a group of aroused citizens forced the State to suspend construction. In Sacramento, highway builders propose to split the city in two with a thoroughway that will require the demolition of several of the city's most cherished historical buildings, which happen to stand in the way.

Grizzly's Paws. California has a state office of planning, which is supposed to co-ordinate the efforts of the local and state groups that now blissfully ignore one another. But the office of planning lacks policy and money (it operates on \$90,000 a year). This is "almost incomprehensible in the light of the fact that California will spend some \$55 billion on public works programs in the next 20 years. Can anyone imagine a private corporation spending that sum without the guidance of a comprehensive plan to make every dollar count?"

Unless the planners co-ordinate their planning and quickly, the report warns, California will be headed for harder times. "For we continue to have 1,500 new neighbors a day, a half million a year; monstrous misplaced freeways; salty ground water supplies; park land scuffed and trampled like a pitcher's mound; a grey stink in the air. And like the great California grizzly, the slurb paws its way across that land of gold."

THE NEW YORK TIMES

'SLURBS' ASSAILED BY CALIFORNIANS

State's Urban Growth Called 'Slovenly' and 'Slipshod'

By Lawrence E. Davies

Special to The New York Times.

SAN FRANCISCO, Jan. 13—A call to arms has been sounded for Californians to resist conversion of the Golden State into "slurbs."

The term was coined by a new nonprofit organization as meaning chaotically developing urban areas—"our sloppy, sleazy, slovenly, slipshod semicities."

California was hailed by Gov. Edmund G. Brown last weekend as being relentlessly on the way to overtaking New York as the most populous state about next Dec. 21. He called for a mammoth celebration.

A 63-page report prepared by California Tomorrow, a foundation headed by Alfred E. Heller of Nevada City, cautioned this week that the prospective No. 1 state had no master plan to guide its growth.

"A real threat to the economy of California lies in the fact that within the next 20 years the slurbs could take away between one-fourth and one-half of the state's best land from agricultural use.

"The wildfire, checkerboard pattern of slurban growth causes small, unselfsufficient subdivisions to be scattered through our finest agricultural land."

"Speculative pressures and increased taxes force the premature subdivision of farm lands which should not be subdivided for decades," it declared.

No other state, the report said, spent so much as California on community planning and moreover also was there a comparable amount of citizen participation.

But city and countywide land use planning has been uncoordinated, it asserted, because there are no state coordinating policies, not even area-wide programs.

Consequently, California, facing a cutting of its present population of some 16,000,000 by 1980, was pictured as having "a serious, progressively disastrous lack" of cooperative planning and development.

It was noted that the 1959 Legislature established an Office of Planning in the State Department of Finance, but no plan had been established because the office has been "undercutted," the report said.

Cities and counties have gone their own way, the observers in California Tomorrow said. Some local governments had even sold existing park areas on the open market, despite the fact that as long as four years ago California's national forest outdoor recreational facilities had an "overall" of visitors paid at 161 per cent.

Water resources agencies were described as planning reservoirs without taking steps to discourage the "growth of unbalanced communities." Highway builders, housing development subdividers and other groups were accused of contributing to unsightly, uneconomic "sprawling expansion."

Santa Clara County, with a planning program recognized as one of the best in the state, has put 26 square miles of land into urban use since 1947, the report said. But the development was pictured as having been so disorderly that "there exists not a single square mile in a 200-square-mile area because 3,000,000 acres of open land would disappear by 1980 under the wave of population growth and 2,000,000 acres of new farmland would have to be irrigated by that time to furnish the newcomers with food and fiber.

Moreover, it said, the state would spend some \$25,000,000,000 on public works programs in the next 20 years.

The lack of unified, coordinated planning is not indigenous to California alone among West Coast states. Neither Oregon nor Washington has a master plan. The functions of planning are spread among agencies, in Washington, such as the National Resources Board and the Department of Conservation.

"Approved and public programs have given way to housing developments and factories in that county lying 30 miles below San Francisco.

The statewide advisory board of California Tomorrow has representatives of planning, conservation, engineering, journalism, education, industry, architecture and other occupations.

Samuel E. Wood, executive director of the foundation, formerly was with the Federal Departments of Agriculture and the Interior. Mr. Heller, publisher of *The Nevada County News*, is a son of the late Edward H. Heller, a San Francisco industrialist.

now, therefore, be it

Resolved by the Senate of the State of California. That the comments of J. C. Womack be read and considered with reference to the entire report which has been summarized and commented upon above.

Resolution read, and referred to Committee on Rules.

By Senator O'Sullivan:

Senate Resolution No. 36

Relative to navigation on the Sacramento River

WHEREAS, There is a continued and growing economic need for works and facilities to permit the extension of waterborne commerce on the Sacramento River to Red Bluff, California, the head of navigation on this important stream; and

WHEREAS, Potential traffic in an improved stream channel includes inbound bulk cargoes such as petroleum products, as well as outbound shipments of grain, safflower seed and other bulk agricultural products; and

WHEREAS, The operation of Trinity Dam in diverting water from the Trinity River to the Sacramento will result in increased flows in the proposed navigational channel; and

WHEREAS, Studies by the California Department of Water Resources indicate additional storage dams will be built as part of the California Water Plan in the future on the west side of the Sacramento River which also will contribute to additional flows in the Sacramento; and

WHEREAS, The imminent completion of the Sacramento Deep Water Channel to Sacramento will increase the demand for waterborne shipments to points north of Sacramento; and

WHEREAS, A study by the Corps of Engineers, U.S. Army, in 1955, which indicated that costs of such a navigation project exceeded economic benefits, did not take into account many of the factors cited above; now, therefore, be it

Resolved by the Senate of the State of California. That the Corps of Engineers, U.S. Army, be memorialized to conduct further studies, taking into account recent

and prospective factors and developments, of the costs and economic benefits of a navigation channel in the Sacramento River between Sacramento and Red Bluff open to barge traffic; and be it further

Resolved, That the Secretary of the Senate be directed to transmit copies of this resolution to the Secretary of the U.S. Department of the Army, to the Chief, Corps of Engineers, U.S. Army, to members of the U.S. Senate and House of Representatives elected from California, and to the chairmen, respectively, of the Committees on Public Works of the U.S. Senate and of the House of Representatives.

Resolution read, and referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 5, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 5

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Assistant Clerk

ASSEMBLY CHAMBER, April 5, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 42

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RE-OPENED)

The following bill was read the first time:

Assembly Bill No. 42—An act to add Chapter 15.5 (commencing with Section 19891) to Division 14 of the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; appropriating money for the purpose of carrying out this chapter; and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election.

Referred to Committee on Finance.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 5, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 51

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bill was read the first time:

Assembly Bill No. 51—An act to add Article 5i (commencing at Section 996.87) to Chapter 6 of Division 4 of the Military and Veterans Code, authorizing the creation of a debt or debts, liability or liabilities, through the issuance and sale of state bonds, to create a fund to provide farm and home aid for veterans in accordance with the provisions of the Veterans Farm and Home Purchase Act of 1944 and acts amendatory and supplemental thereto; defining the powers and duties of the Veterans' Finance Committee of 1943 and of the Department of Veterans Affairs and other state officers in respect to the administration

of the provisions hereof; providing ways and means, exclusive of loans, for the payment of the interest of such debt or debts, liability or liabilities, as such interest falls due, and also for the payment and discharge of the principal of such debt or debts, liability or liabilities, as such principal matures, appropriating money for the purpose of carrying out the provisions of the article; and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election.

Referred to Committee on Finance.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 5, 1962

MR. PRESIDENT: I am honored to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 19

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly

By JAMES D. DUNSCOTT, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 19—Relative to atomic energy.

Referred to Committee on Governmental Efficiency.

ADJOURNMENT

At 5.12 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 12.30 p.m., Monday, April 9, 1962, out of respect to the memory of the late Joseph Francis Nolan.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTY-FIRST LEGISLATIVE DAY

THIRTY-FOURTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Monday, April 9, 1962

The Senate met at 12.30 p.m.

Hon. Donald L. Grunsky, of the 23d Senatorial District, presiding.
Secretary J. A. Beek at the desk.**ROLL CALL**

The roll was called, and the following answered to their names:

Sensors Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cammon, Christensen, Cobey, Donnelly, Farr, Fisher, Gaddes, Gibson, Grunsky, Holmquist, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Stern, Sturgeon, Weingand, and Robert D. Williams—31.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Almighty God, Receive, we pray Thee, our unfeigned thanks for the blessings and opportunities which have been ours in the days past and for the hope which we have in the future. Be gracious to our times, O Lord; may people keep Thy commandments, walk in Thy ways and put their trust in Thy mercy. Let Thy work appear unto Thy servants and Thy glory unto their children; and let the beauty of the Lord our God be upon us, and establish the work of our hands upon us; yea the work of our hands, establish Thou it. The grace of the Lord Jesus Christ, and the love of God, and the communion of the Holy Spirit be with you all. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Lagomarsino led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator J. Howard Williams, on motion of Senator Sturgeon, due to legislative business.

Senator Regan, on motion of Senator Rattigan, due to personal business.

Senator Teale, on motion of Senator Burns, due to legislative business.

Senator Dolwig, on motion of Senator Burns, due to personal business.

Senator Slattery, on motion of Senator Arnold, due to legislative business.

Senator McAteer, on motion of Senator Burns, due to legislative business.

Senator McCarthy, on motion of Senator Burns, due to personal business.

Senator Collier, on motion of Senator Burns, due to legislative business.

REQUEST FOR UNANIMOUS CONSENT

Senator Arnold asked for, and was granted, unanimous consent to have the record show that Senator Slattery's absence this legislative day was due to his attending a meeting of the Small Craft Harbors Commission in Santa Cruz.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to L. Conchman, teacher; Dan Mancebo, adult; and the following eighth grade students from the Ophir Elementary School, Auburn: Joseph Betterley, Barbara Leaswell, John Brekke, Richard Ciofield, James Lawson, Pamela Lynath, Susan Ratliff, Eugene Ray, Lita Sanchez, and Delores Watson.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. DeSylva and Mr. Stirtan, adults; and the following ninth grade students from the John C. Fremont Junior High School, Stockton: Janice Bowden, Susan Bulb, Mike East, Kenneth Fong, Johnny Gonzales, Karen Handel, Alfred Herrera, Ann Hirose, Joan Hirose, Mickey Howard, Pat Kierz, Richard Laiblen, Barry McCann, Janet Miniace, Pat Monks, Lynda Morgenstern, Mary Merene, Alton Meton, Nancy Norling, Delores Nowak, Lawrence Perry, Lucille Remolote, Bob Rhoner, Rafael Rodriguez, Mae Sayhoun, David Swift, Roy Troglia, Flossie Walker, and Viola Wheaton.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Graves and Mr. McWhorter, teachers; and the following students from Denair Elementary School, Denair: Bob Abraham, David Beliswick, Eric Brummel, Mike Burkhart, Mike Butler, Russell Coffee, Larry Collum, Terry Hatfield, Kenneth Lassiter, Roger League, Charles Logan, Rayme Marez, Joe Nance, Dan Oie, Gayle Perry, Pat Stone, Richard Townsend, Raymond Welsh, Don Yocham, Pat Brummel, Coleen Clark, Terry Collum, Susan Anderson, Anita Etheridge, Arleen Gage, Kathy Hagens, Josephine Lema, Sandie McElhane, Susan Ridpath, Beth Sayre, Marleen Sperry, Renee Tarvin, Kathy Taylor, Jackie Welsh, Mary Wenstrand, Carol Martin, Dennis Doyle, Carol Owen, Jr. de

Kelaita, Dale Luttrell, Judy Wade, Roger Brown, Marlys Hall, Carson Ainsly, Freda Todd, Larry Rodrigues, Linda Hagens, Greg Graves, Lynn Esau, Rosalie Hollaway, and Tommy Simms.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber was unanimously extended on April 6, 1962, to Mr. and Mrs. G. C. Westerkamp, Mr. Clyde Hotchkiss, Mrs. Ralph Sorrick, Pastor Victor Herrmann, Mrs. DeBoer, and Mrs. John Fredell, adults; and the following seventh and eighth grade students from the Faith Lutheran School, Fair Oaks: James Baker, David Barknutt, Joyce DeBoer, Wendy Fredell, Danelle Howard, Ranate Keniesel, Gary Langley, Starlang Lange, Marlin Skegberg, Kathy Schotter, David Slyfield, Wendy Sorrick, Kristina Tangren, Kenneth Bell, Bill Bigley, Cheri Broitzman, Gerry Clark, Richard Core, Susan Dubie, Warren Hackbarth, Phillip Hass, John Herrmann, Paul Hubert, Bruce Hotchkiss, Gloria Lembke, Robert Phillips, Phillip Radford, Steven Saunders, Patty Trockel, Sharon Weber, and Susan Zimdars.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber was unanimously extended April 6, 1962, to Miss Lucille Morgan, teacher; Mrs. John Doval, Mrs. George Ferris, Mrs. Richard Fowler, Mrs. Fred Lieginger, and Mrs. Joseph Rooney, adults; and the following eighth grade students from the Holy Spirit School, Sacramento: Carol Beall, Becky Boyd, Tom Boyer, Kirk Bradford, Michael Budney, David Caffrey, Tom Collins, Steve Cox, Collette Cullis, Mark Daigle, Diane Donaldson, Tom Donato, Mary Doval, Cindy Downey, Kathleen Duccini, Sharon Faleon, Noel Ferris, Susie Fowler, Linda Frei, Louise Gray, Patricia Haley, Michael Hibbard, Charles Holmberg, Ronald Hardi, Ronald Joseph, Mary Lou Knight, Jennifer LaTona, James Legarra, Michaelene Lemich, Joan Lieginger, Dan Logan, Joanne Lota, James Machado, Charlene Mahaney, Larry McCarthy, Janet McFadden, Karen McKenzie, Ted McKnight, Kathy McNeill, Maribeth Meyers, Cheryl Orselli, Richard Pechal, Dan Penguilly, Marion Perich, Janet Prouty, Monica Realmuto, Patricia Rooney, Robert Ryan, Patricia Sardelich, Steve Scully, Dennis Sequiera, Patricia Sharp, Janine Stanich, Marge Sturm, Olivia Thornton, Joan Waterbury, and Victor Zarzana.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber was unanimously extended on April 6, 1962, to Charles E. Hicks, district superintendent; Robert Harrison and Hugh Jones, teachers; Mrs. Clarence Bergman, Mrs. Ida Brandon, Mrs. Wilfred Chaplin, Mrs. Welton Roles, Mrs. Louis Sohney, Mrs. Raymond Valverde, Mrs. Aileen Ward, Mrs. Woodrow Wilson, Mrs. George Wirth, and Mr. George Wirth, adults; and the following eighth grade students from the Biggs Union Elementary School, Biggs: Shirley Aston, Rita Bergman, Sharon Brandon, Lynda Sue Carson, Glynda Chancellor, Gale Chaplin, Maria De La Luz Chavez, Peggy Clark, Maurice Cleveland, Kennard Conn, Edward Crowe, Stanley Cunningham, Albert Cushman, Clara Duncan, Greg Francis, Joe Gama, Helen Goularte, Joan Grider, Shirley Hammers, Donald Harford, James Harris, Donald Harrison, Kenneth Harville, Ishmael Hunt, Steven Jenkins, Selli Kucsek, Alice Loudermilk, Jane Mattingly, Maureen Mawhinney, Douglas McCready, Robert Morgan, Andrea Lynn Morris, Marjorie Perry, Rob-

ert Ramirez, David Rice, Gary Rich, Lorna Roles, Larry Smallwood, James Sligar, Barbara Sahnrey, Jerry Tudor, Margaret Valverde, Patrick Ward, Rebecca Warson, Doyle Whaley, J. David Wilson, William Wilson, Kent Wirth, Raymond Womack, and Phillip Wright.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber was unanimously extended on April 6, 1962, to John S. Marshall and Bonnie Hanchett, adults; and the following eighth grade students from Lower Lake Elementary School, Lower Lake: Sharon Benting, Mike Boyce, Russell Cremer, Rose Ann Diener, Cheryl Effner, Donna Ellis, Mary Hanchett, Julie Raap, Dan Roth, Robin Shipley, and Shirley Springston.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber was unanimously extended on April 6, 1962, to Joseph Hibbs, John S. Milano, and Frank Jones, adults; and the following eighth grade students from East Lake Elementary School, Lower Lake: Danny Daniel, Nancy Denner, Harold Dwinell, Dan Goodwin, Greg Grundhoefer, Loretta Kelsey, Thomas Jones, Ken Omsberg, Joseph Sands, Glenda Waters, and Robert Wood.

On request of Senator McAcree, the privilege of the floor of the Senate Chamber was unanimously extended on April 6, 1962 to Miss K. O'Callaghan, Miss M. O'Neill, and Mrs. R. Carvajal, adults; and the following sixth grade students from the Mira Loma School, San Francisco: Gayle Anderson, John Carvajal, Paula Dorian, Ardyth Hickman, Steven Jacobson, Lisa Stevens, Jeanne Adams, Timothy Brown, Linda Cherrington, Lucille Coreris, James Diestel, Chris Evans, Paul Fricke, Kenton Graeber, Carolyn Groeper, Milton Hansen, Corlee McClelland, Annette Melville, Steven Munoz, Eric Naftaly, Marsha Newman, Raymond Parenti, David Phipps, Douglas Randolph, Sandra Reeder, Vickie Robinson, Sherry Simmons, Cynthia Siverand, Kelley Thompson, Christine Cascani, Deborah Casey, Shirley Fujikawa, Steven Heblund, James Moore, Robert Paull, Deborah Schafer, Bruce Williams, and Robert Zaro.

On request of Senator Begovich, the privilege of the floor of the Senate Chamber was unanimously extended on April 6, 1962, to Mrs. Margaret Slater and Mr. Vernon Whalen, teachers; and the following eighth grade students from the Pinewood School, Pollock Pines: Steve Barnett, Ron Bigney, Dan Betz, Dennis Bowles, Mike Burgess, Wes Carlson, Tim DeBey, Mike Gordon, Ricky Harris, Chuck Hartwick, Tom Jones, Les McNamara, Steve Mlags, Mike Murphy, John Olsen, Ron Pettit, Jim Simpson, Jesse Smith, Ted Smith, Joe Taylor, Walt Whitefield, Pat Webber, Harold Blasingame, David Coleman, Lance Davidson, David Dittman, Craig Downer, Donald Duncan, James Kilbion, Allen Lloyd, Donald Lyle, Kenneth Mackey, John Madsen, Robert Martin, Bruce Napols, Henry Pimental, Harley Smith, James Taylor, Jack Turney, Linda Bezanson, Mary Bodell, Linda Boys, Mary Greek, Cheri Herrmann, Emma Hardwick, Barbara Love, Kris Mayr, Donna McManana, Kay Morrow, Karen Norris, Linda Reynolds, Susie Stinchfield, Jo Ann Simon, Lorraine Lattin, Helen Barnhart, Marilyn Burkhardt, Shairida Carmody, Julia Choat, Polly Dye, Beth Filtz, Margaret Hansen, Suzie Harris, Pennie Hawkins, Charlotte Holder,

Brenda Horner, Sharon Johnson, Georgena Jordon, Annette Kotka, Jean Larch, Janice Neilsen, and Jeanne Teter.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber was unanimously extended on April 6, 1962, to Mr. Jerry Williams, adult; and the following eighth grade students from the E. V. Cain School, Auburn: Artie Boganes, Ida Boganes, Frank Oliver, David Stokes, Susan Bailey, Roberta Foote, Linda Marriott, Terry Sears, Julie Knoff, Alan Lakso, Vic Bartholomew, Lorelie Logan, Linda Libolt, Lydia Haase, Lana Hines, Ray Lambeth, Everett Olson, Danny Reed, Mike Wilbur, Bob Hall, Chuck Biddle, Ron Greenwell, Harold Marshall, Ann Millican, George Burdick, Christine Beckman, James Sagar, Janet Marsh, Dianna Noss, Carroll Souza, Loretta Hale, Jimmy Haun, Mike McDermott, Mike Raffetto, and Danny Anderson.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber was unanimously extended on April 6, 1962 to Mrs. Dorothy D. Adams, Mr. William G. Morr, teachers; Mrs. Eileen Williams, adult; and the following students from Roseville Union High School, Roseville: Anthony Bracamonte, Jesse Catlin, Michael Fleener, Sharon McCanish, Charles Murray, Alan O'Branovich, Joseph Robinson, Rodrigues, Winifred Sawdy, Robert Singley, Edward Strausser, Leonard Vaught, Mary Villa, John Belche, Juanita Benitez, Lupe Carbajal, Nancy Ditmars, Jacquelyn Larson, Jane Laumbach, Judy Martin, Douglas Mehler, Trina Ornelas, J. L. Payne, Judy Pearce, Shirley Poss, Fred Robinson, Conception Villa, Clifton Gallagher, and Rita Lopez.

On request of Senator Miller, the privilege of the floor of the Senate Chamber was unanimously extended on April 6, 1962, to Lloyd Bailey, principal; George Moore, superintendent; Cecil Williams, teacher; and the following eighth grade students from the Walnut Creek Christian Academy, Walnut Creek: Denny Elmes, Pamela Forrest, Donna Friez, Susan Godwin, Robert Hollebeck, Stephen Heafey, Daryl Hutchins, Mary Locatelli, Robert Lee, Bill Pebley, Keith McKnight, David Ramm, Judy Ren, Steven Roberts, Clifford Schembri, Kathyleen Spears, Sheryl Stephenson, Stephen Trowbridge, Joan Van Hofwegen, Tom Van Noord, and Gerald West.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber was unanimously extended on April 6, 1962, to Mrs. Earl Withycombe and Mrs. Elmer Christensen, adults; and the following eighth grade students from the Downieville Elementary School, Downieville: Paul Christensen, Earl Withycombe, Donald Kipp, Scott Woolfolk, Gary Jensen, John Schofield, Madeline Clemo, and Patty Cauch.

On request of Senator Burns, the privilege of the floor of the Senate Chamber was unanimously extended on April 6, 1962, to Mr. George Williams, District Superintendent, and Mrs. Williams; Mr. Everett R. Fipps, vice principal; Mrs. Kenneth Walleen, and Mrs. Kenneth Fipps, adults; and the following honor roll students from the Riverdale Elementary School, Riverdale: Brenda Dorn, Mark Borba, Nancy Ghidelli, Janet Crosby, Rebecca Burton, Karen Witten, Debbie Cerutti, Marie Leiva, Robert Costa, Judy Covey, Janice Sherrod, Laurie Gibson, Elaine Mendes, Susan Lyons, Carol Coelho, Linda Gibson, Martha Gibson, Diana Quinn, Tony Mendes, Janice Brughelli, James Hamilton,

Patrick Ginn, Patricia Lopes, Joyce Hendrix, Bruce Polder, Roger Riggs, Darlene Fipps, Marlene Fipps, Janice Gill, Judy Harlan, Judy Hill, Ruth McNary, Patti Powell, Susan Tomasetti, Sheila Walleen, and Paul Brooks.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, April 6, 1962

Hon. J. A. Beek
Secretary of the Senate
State Capitol

DEAR MR. BEEK: Thank you for your letter of April 6, 1962 and the copy of Senate Concurrent Resolution No. 6, relative to a study of the feasibility of a Humboldt Bay Crossing, adopted at the 1962 Session of the Legislature.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 6, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 18. An act to amend Section 29157 of, and to add Section 29650.1 to, the Public Utilities Code, and to add Section 54914 to the Government Code, relating to the San Francisco Bay Area Rapid Transit District, declaring the urgency thereof, to take effect immediately.

And reports that the same has been correctly enrolled, and presented to the Governor on the sixth day of April, 1962, at 5 p.m.

BURNS, Chairman

Committee on Rules

SENATE CHAMBER, April 9, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Resolution No. 25

Senate Joint Resolution No. 4

Senate Resolution No. 36

Assembly Concurrent Resolution No. 15

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, April 2, 1962; Tuesday, April 3, 1962; Wednesday, April 4, 1962; and Thursday, April 5, 1962, be approved as corrected by the Minute Clerk and the Journal Clerk.

Motion carried.

RESOLUTIONS

The following resolution was offered:

By Senators Richards and Rodda:

Senate Resolution No. 37

Relative to congratulating Bishop Alden J. Bell

WHEREAS, His Holiness Pope John XXIII designated Auxiliary Bishop Alden J. Bell as the new Bishop of Sacramento; and

WHEREAS, The announcement, which was greeted with delight by the people of the Sacramento diocese, was made by the Most Reverend Egilio Vagnozzi, the Apostolic Delegate to the United States; and

WHEREAS, Bishop Bell was ordained a priest of the Roman Catholic Church on May 14, 1932, in Saint Vibiana Cathedral in Los Angeles by the late Archbishop John J. Cantwell; and

WHEREAS, He subsequently served as an assistant pastor in Los Angeles, earned a master's degree in social sciences at the Catholic University in Washington, D.C., and saw duty as a chaplain in the United States Air Force; and

WHEREAS, In 1950 he was named a papal chamberlain by the late Pope Pius XII and in 1954 he became the director of Catholic charities in Los Angeles, a project close to his heart; and

WHEREAS, He was appointed a domestic prelate with the permanent rank of monsignor in 1955, and was consecrated a bishop on June 4, 1956; and

WHEREAS, The new spiritual leader of the Catholic Church in Sacramento is a man of humility and kindness whose devotion to God and concern for his fellow man eminently qualify him for the stewardship which he will shortly assume; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of this Senate congratulate Bishop Alden J. Bell on his designation as Bishop of the Diocese of Sacramento; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Bishop Bell.

Resolution read, and unanimously adopted on motion of Senator Richards.

CONSIDERATION OF DAILY FILE UNFINISHED BUSINESS

Consideration of Assembly Amendments

Senate Bill No. 2—An act to add Chapter 1.5 (commencing with Section 5095.1) to Division 5 of the Public Resources Code, relating to financing of a program of acquiring and developing state and county beach, park, recreational, small craft harbor, and historical sites; and facilities by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 2?

Amendment No. 1

In line 5 of the caption of the printed bill, as amended in Senate March 28, 1962, strike out "and Lunardi", and insert "Lunardi, and Meyers".

Amendment No. 2

In line 3 of the title, after the second "of", insert "acquiring and".

Amendment No. 3

In line 4 of the title, after "historical", insert "sites and".

Amendment No. 4

On page 2, line 10, strike out "hereinafter", and insert "hereafter".

Amendment No. 5

On page 2, line 47, strike out "hereinafter", and insert "hereafter".

Amendment No. 6

On page 2, between lines 48 and 49, insert

"All proposed appropriations for the program contemplated by this chapter shall be included in a section in the Budget Bill for each fiscal year for consideration by the Legislature, and shall bear the caption "State Park and Recreation Bond Act Program." Said section shall contain proposed appropriations only for the program contemplated by this chapter, and no funds derived from the bonds authorized by this chapter may be expended pursuant to an appropriation not contained in said section of the Budget Act. The Legislature shall have the power to appropriate the amount for each project that it determines to be necessary, or it may reject a project or projects recommended."

Amendment No. 23

On page 7, lines 5 and 6, strike out "a revolving fund to be allocated by the board in accordance with this chapter", and insert "the State Park and Recreation Fund".

Amendment No. 24

On page 7, lines 7 and 8, strike out "to the board shall be returned by the board", and insert "shall be returned".

Amendment No. 25

On page 7, line 9, after "out", insert "the provisions of".

Amendment No. 26

On page 7, between lines 29 and 30, insert

"SEC. 2. To advise and assist the Legislature in prescribing appropriate standards, methods, conditions, and procedures for the expenditure of the proceeds from the bonds authorized by Section 1 of this act, the State Park and Recreation Program Development Committee is hereby established. The committee shall be composed of the following members: The Director of Finance, the Administrator of the Resources Agency, the Chairman of the State Park Commission; two Senators appointed by the President pro Tempore of the Senate, and two Assemblymen appointed by the Speaker of the Assembly. The committee shall submit its report and recommendations for equitably, effectively, and economically administering the expenditures of the proceeds from the bonds authorized by Section 1 of this act to the Legislature not later than the fifth legislative day of the 1963 General Session of the Legislature; provided that the committee may submit a preliminary report or reports at any time prior thereto to the Joint Legislative Budget Committee. The Legislature shall devise a method and procedures for administering the program based on said final report submitted by the committee. The committee shall cease to exist upon final adjournment of the 1963 General Session."

Amendment No. 27

On page 7, line 30, strike out "SEC. 2", and insert "SEC. 3".

Amendment No. 28

On page 7, line 32, strike out "2 to 4", and insert "3 to 5".

Amendment No. 29

On page 7, line 37, strike out "SEC. 3", and insert "SEC. 4".

Amendment No. 30

On page 8, line 23, strike out "SEC. 4", and insert "SEC. 5".

Second Set of Amendments to Senate Bill No. 2**Amendment No. 1**

On page 1, line 7, of the printed bill, as amended in Senate March 28, 1962, strike out "State", and insert "Cameron-Unruh".

Amendment No. 2

On page 7, line 31, strike out "State", and insert "Cameron-Unruh".

Amendment No. 3

On page 7, line 34, strike out "State", and insert "Cameron-Unruh".

Amendment No. 4

On page 7, line 37, strike out "State", and insert "Cameron-Unruh".

Amendment No. 5

On page 7, line 42, strike out "State", and insert "Cameron-Unruh".

Amendment No. 6

On page 7, line 50, strike out "State", and insert "Cameron-Unruh".

Amendment No. 7

On page 8, line 6, strike out "State", and insert "Cameron-Unruh".

Amendment No. 8

On page 8, line 7, strike out "State", and insert "Cameron-Unruh".

Amendment No. 9

On page 8, line 11, strike out "State", and insert "Cameron-Unruh".

Amendment No. 10

On page 8, line 13, strike out "State", and insert "Cameron-Unruh".

Amendment No. 11

On page 8, line 23, strike out "State", and insert "Cameron-Unruh".

Third Set of Amendments to Senate Bill No. 2**Amendment No. 1**

On page 2, line 10, of the printed bill, as amended in Assembly April 2, 1962, after "Program", insert "Such appropriation shall be subject to all limitations contained in said Budget Bill and to all other fiscal procedures prescribed by law with respect to the expenditure of state funds."

Fourth Set of Amendments to Senate Bill No. 2**Amendment No. 1**

On page 4, line 7, of the printed bill, as amended in Assembly April 2, 1962, after "providing of", insert "regional".

Fifth Set of Amendments to Senate Bill No. 2**Amendment No. 1**

In line 4 of the title of the printed bill, as amended in Assembly April 2, 1962, after "recreational", insert ", small craft harbor,".

Amendment No. 2

On page 3, lines 18 and 19, strike out "one hundred million dollars (\$100,000,000)", and insert "ninety-five million dollars (\$95,000,000)".

Amendment No. 3

On page 3, lines 48 and 49, strike out "forty million dollars (\$40,000,000)", and insert "forty-five million dollars (\$45,000,000)".

Amendment No. 4

On page 4, between lines 14 and 15, insert

"At least 50 percent of the total amount of proceeds available for grants shall be apportioned among each of the counties in the State in the proportion that the total 1975 estimated population of each county bears to the total 1975 estimated population of all counties in the State.

For the purposes of this section the 1975 estimated population of the several counties of the State shall be as contained in a document entitled "Preliminary Projections of California Areas and Counties to 1975," published on January 3, 1962, by the Department of Finance.

Any amount apportioned for grants to a county may be received by the county as a grant in connection with a joint project with another county or counties."

Amendment No. 5

On page 4, lines 15 and 16, strike out "ten million dollars (\$10,000,000)", and insert "five million dollars (\$5,000,000)".

Amendment No. 6

On page 4, line 21, after "5095.10", insert "Of the total amount of proceeds, five million dollars (\$5,000,000) shall be available, when appropriated by the Legislature, for expenditure by the Division of Small Craft Harbors of the Department of Parks and Recreation pursuant to the Small Craft Harbors Law (Division 5.7 (commencing with Section 5801), P.R.C.).
5095.11."

Amendment No. 7

On page 4, line 33, strike out "5095.11", and insert "5095.12".

Amendment No. 8

On page 4, line 45, strike out "5095.12", and insert "5095.13".

Amendment No. 9

On page 5, line 7, strike out "5095.13", and insert "5095.14".

Sixth Set of Amendments to Senate Bill No. 2**Amendment No. 1**

In lines 5 and 6 of the caption of the printed bill, as amended in Assembly April 2, 1962, strike out "and Meyers", and insert "Meyers, and Gaffney".

Seventh Set of Amendments to Senate Bill No. 2**Amendment No. 1**

In line 9 of the title of the printed bill, as amended in Assembly April 2, 1962, strike out "this act to a vote of"; and strike out lines 10 and 11 of the title, and insert "the measure to the people at a special election to be consolidated with the 1962 direct primary election."

Amendment No. 2

On page 6, line 4, strike out "5", and insert "10".

Amendment No. 3

On page 6, between lines 8 and 9, insert

"SEC. 4. A special election is hereby called to be held throughout the State on the fifth day of June, 1962. The special election shall be consolidated with the direct primary election to be held on that date. The consolidated election shall be held and conducted in all respects as if there were only one election and only one form of ballot shall be used. Except as otherwise provided in this act, all of the provisions of law relating to the submission of measures proposed by the Legislature shall apply to the measure submitted pursuant to this act. A separate ballot pamphlet shall be prepared, compiled, and distributed relating to such measure and other measures submitted by the Legislature to the people at special elections consolidated with the direct primary election. The Secretary of State shall distribute the ballot pamphlets to the county clerks not less than 30 days before the election, and the county clerks shall commence to mail those pamphlets to the voters not less than five days before the election. The distribution of ballot pamphlets in all other respects shall be conducted in accordance with the provisions of Section 3573 of the Elections Code.

SEC. 5. At the special election called by this act there shall be submitted to the electors Section 1 of this act.

SEC. 6. Upon the effective date of this section, the author of the measure submitted pursuant to this act and two members of the other house who voted with the majority on the measure, shall be appointed by the presiding officers of the respective houses to draft the arguments for the adoption of the measure. If the measure is not adopted unanimously by the house in which it originated, one member of the house in which it originated, who voted against it, shall be appointed by the presiding officer of that house to write an argument against it. If there are no negative votes on the measure in the house in which it originated, the presiding officer of that house shall appoint some qualified person to draft an argument against it. Each argument shall consist of not more than 500 words and shall be submitted to the Secretary of State on or before the fifth day after this section takes effect.

SEC. 7. The special election provided for in this act shall be proclaimed, held, conducted, the ballots shall be prepared, marked, collected, counted and canvassed and the results shall be ascertained and the returns thereof made in all respects in accordance with the provisions of the Constitution applicable thereto and the law governing general elections insofar as provisions thereof are applicable to the election provided for in this act; provided, however, that the Governor need not issue his election proclamation until 30 days before the election."

Amendment No. 4

On page 6, strike out lines 10 to 13, inclusive; and in line 14, strike out "November, 1962, and all", and insert "SEC. 8. All".

Amendment No. 5

On page 6, lines 40 and 41, strike out "general".

Amendment No. 6

On page 6, line 47, strike out "general".

Amendment No. 7

On page 7, line 2, strike out "SEC. 5", and insert "SEC. 9".

Amendment No. 8

On page 7, after line 13, insert

"SEC. 10. Upon the effective date of this section the Secretary of State shall request the Legislative Counsel to prepare an analysis of the measure in accordance with Section 3566 of the Elections Code. The analysis shall be filed with the Secretary of State within five days after the effective date of this section."

Eighth Set of Amendments to Senate Bill No. 2**Amendment No. 1**

On page 6, line 8, of the printed bill, as amended in Assembly April 3, 1962, after "ately", insert "; provided, however, that the Cameron-Unruh Park and Rec-

reation Bond Act as set forth in Section 1 of this act shall not be submitted to the people at any time unless this act is approved by a majority of two-thirds or more of the members elected to each house of the Legislature, and provided further that if this act is not approved by a majority of two-thirds or more of the members elected to each house of the Legislature, Sections 4 and 5 of this act shall not become operative".

Ninth Set of Amendments to Senate Bill No. 2

Amendment No. 1

On page 2, line 23, of the printed bill, as amended in Assembly April 4, 1962, after "recommended", insert ", provided that no funds derived from the bonds authorized by this chapter shall be appropriated for any project the plans for which have not previously been approved by the Legislature".

Amendment No. 2

On page 4, line 25, strike out "P.R.C.", and insert "Public Resources Code".

Amendment No. 3

On page 4, line 32, strike out the semicolon; and strike out lines 33 to 36, inclusive, and insert a period.

Amendment No. 4

On page 5, lines 14 and 15, strike out "Recreational and Historical Facilities Program", and insert "Park and Recreation Finance".

The roll was called, and the Senate refused to concur in Assembly amendments to Senate Bill No. 2 by the following vote:

AYES—Senators Arnold, Begovich, Cameron, Cobey, Farr, Fisher, Geddes, Holmdahl, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Short, Weingand, and Robert D. Williams—16.

NOES—Senators Backstrand, Brown, Byrne, Christensen, Donnelly, Gibson, Grunsky, Johnson, Lagomarsino, Quick, Steirn, and Sturgeon—12.

APPOINTMENT OF COMMITTEE ON CONFERENCE

MR. PRESIDENT: The Committee on Conference announces the appointment of Senators Cameron, Cobey, and Arnold as a Senate Committee on Conference concerning Senate Bill No. 2 to meet a like Committee of the Assembly.

SENATE COMMITTEE ON RULES
BURNS, Chairman

CONSIDERATION OF ASSEMBLY AMENDMENTS

Senate Bill No. 31—An act to provide for meeting the building needs of the State by the adoption of a general construction program, by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Bill No. 31?

On page 2, line 8, of the printed bill, as amended in Senate March 31, 1962, after "colleges", strike out the period, and insert ", and for the payment of interest and redemption of outstanding bonds of a school district or of a city and county issued for junior college capital outlay purposes".

The roll was called, and the Senate concurred in Assembly amendment to Senate Bill No. 31 by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Steirn, Sturgeon, Weingand, and Robert D. Williams—29.

NOES—None.

Above bill ordered enrolled.

RECESS

At 12.55 p.m., on motion of Senator Burns, the Senate recessed until 1.30 p.m.

REASSEMBLED

At 1.30 p.m., the Senate reconvened.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

CONSIDERATION OF DAILY FILE (RESUMED)

UNFINISHED BUSINESS (RESUMED)

Consideration of Assembly Amendments

Senate Bill No. 22—An act to amend Section 14006 of, and to add Section 11560 to, the Government Code, relating to the State Architect.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Bill No. 22?

Amendment No. 1

On page 1, lines 20 and 21, of the printed bill, as amended in Senate March 30, 1962, strike out "No State Architect may continue to hold office after the expiration of his term."

The roll was called, and the Senate refused to concur in Assembly amendment to Senate Bill No. 22 by the following vote:

AYES—Senator Gibson—1.

NOES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Donnelly, Farr, Fisher, Geddes, Grunsky, Holmdahl, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Stiern, Sturgeon, Weingand, and Robert D. Williams—30.

APPOINTMENT OF COMMITTEE ON CONFERENCE

MR. PRESIDENT: The Committee on Rules announces the appointment of Senators Farr, Gibson, and Miller as a Senate Committee on Conference concerning Senate Bill No. 22 to meet a like Committee of the Assembly.

SENATE COMMITTEE ON RULES
BURNS, Chairman

Senator Johnson Presiding

At 1.35 p.m., Senator Ed. C. Johnson of the Tenth Senatorial District presiding.

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 40—An act to repeal Section 3 of Chapter 1950 of the Statutes of 1961, relating to the conveyance of state property.

Bill read third time, and presented by Senator Miller.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Shaw, Short, Stiern, Sturgeon, Weingand, and Robert D. Williams—30.

NOES—None.

Bill ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, April 9, 1962

MR. PRESIDENT: The Committee on Rules has examined:**Senate Concurrent Resolution No. 5**—Relating to the administration of the provisions of Section 17503 of the Education Code;**Senate Concurrent Resolution No. 9**—Relative to naming the James J. McBride Bridge;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the ninth day of April, 1962, at 1.30 p.m.

BURNS, Chairman

SENATE CHAMBER, April 9, 1962

MR. PRESIDENT: The Committee on Rules has examined:**Senate Joint Resolution No. 4**

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Education

SENATE CHAMBER, April 9, 1962

MR. PRESIDENT: The Committee on Education, to which was referred:**Assembly Bill No. 67**

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

DONNELLY, Chairman

MOTION TO AMEND ASSEMBLY BILL NO. 67

Senator Donnelly moved that Assembly Bill No. 67 be amended and placed on third reading file.

Motion carried.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)**Assembly Bill No. 67** An act to add Section 5715.2 to the Education Code, relating to junior colleges.

Bill read second time.

Motion to Amend

Senator Donnelly moved the adoption of the following amendment:

Amendment No. 1

On page 1, lines 5 and 6, of the printed bill, strike out "acquire necessary facilities", and insert "utilize existing facilities necessary".

Amendment read, and adopted.

Bill ordered printed, and to third reading.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, April 9, 1962

MR. PRESIDENT: The Senate Committee on Rules has approved the application for press credentials of the persons listed in attached letter of Squire Behrens, President of the Capitol Correspondents Association.

BURNS, Chairman

CAPITOL CORRESPONDENTS ASSOCIATION

STATE CAPITOL, SACRAMENTO, April 9, 1962

*Chairman, Senate Committee on Rules**Senate Chamber, State Capitol**Sacramento, California***DEAR SIR:** Credentials of the following named person are eligible for accreditation as representative of the press at the 1962 Regular Session of the Legislature and any special session called by the Governor. These credentials have been duly exam-

ined by the credentials committee of our association in accordance with the Joint Senate and Assembly Rules:

United Press—Kenneth Reich

Very truly yours,

SQUIRE BEHRENS, President

Standing Committee:

Morrie Landsberg, *Chairman*

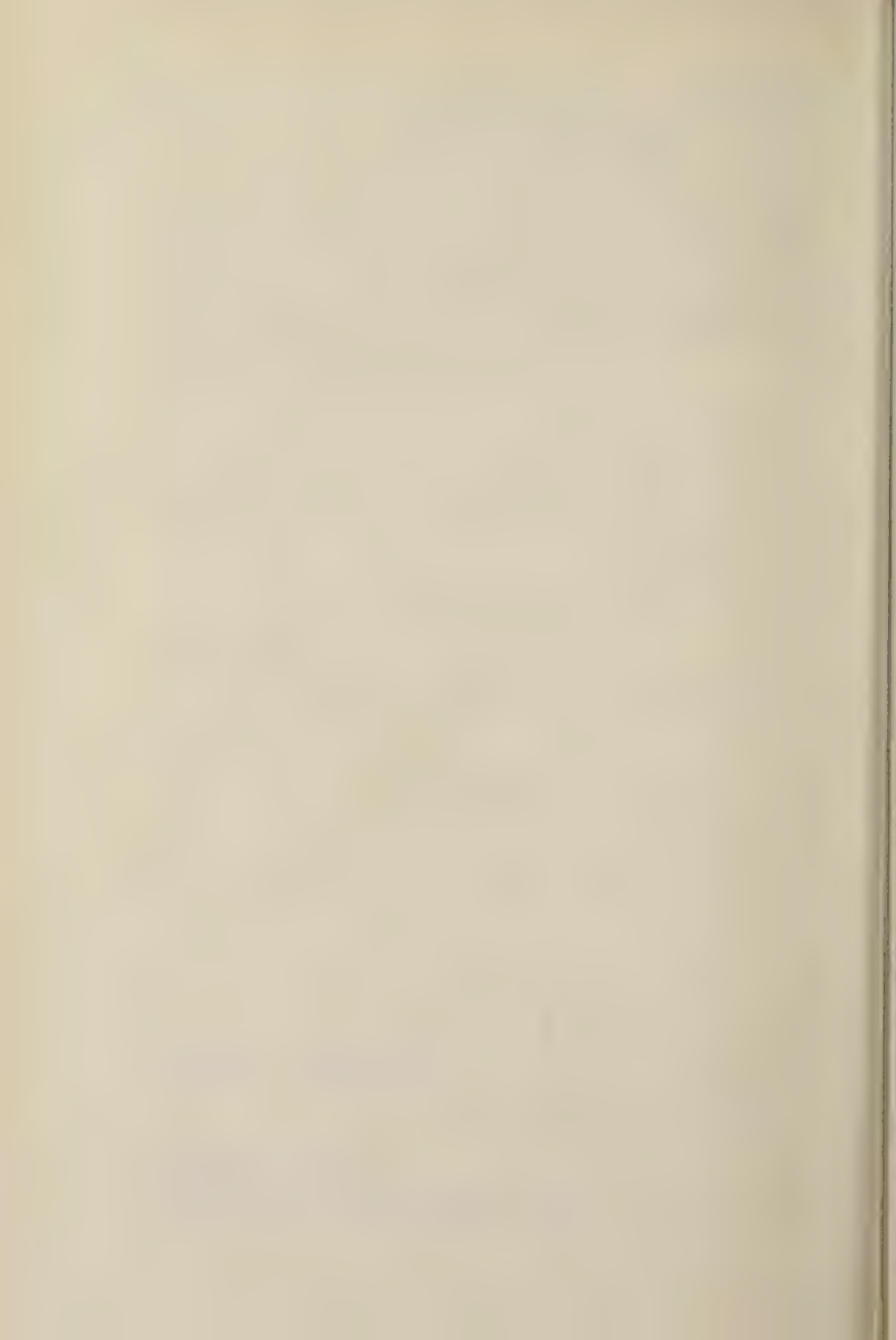
James C. Anderson

Richard Rodda

ADJOURNMENT

At 1.44 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m., Wednesday, April 11, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTY-SECOND LEGISLATIVE DAY

THIRTY-SIXTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Wednesday, April 11, 1962

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Fisher, Geldes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Eternal God, The same yesterday, today and forever; in a day of many changes and constant turmoil, we seek the security and the serenity of Thy presence. Enable us to do Thy will in the responsibilities of this hour. Give to these Senators divine guidance, receptive minds and willing hearts. Give to this State the leadership and laws which are needed for the benefit of the people. This we ask in our Master's Name. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Richards, on motion of Senator Rodda, due to personal business.

Senator Farr, on motion of Senator Burns, due to legislative business.

Senator Shaw, on motion of Senator Stiern, due to illness.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Rodda, the privilege of the floor of the Senate Chamber was unanimously extended on April 10, 1962, to the follow-

ing ladies from Russia: Mrs. Alicia Vindedz, Mrs. Ummisa Mussabekova, Mrs. Margarita Aslanova, and Mrs. Malakhai Shakhobova.

On request of Senator Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Maxine Wilson of Costa Mesa.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Charles Andrews and son, Gregory, of Chico.

On request of Senator Giddes, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ronald English and Mr. and Mrs. Harry Boroughs, all of Napa; and Mr. Rowland Haworth of Manchester, England.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. George T. Slaght, principal; Mr. William Nabers, teacher; Mr. Robert Ingalls, Tuolumne County Supervisor, District 3; Mrs. Ray Fitzgerald, Mr. Frank Congelosi, Mr. Walter Dungan, and Mr. and Mrs. Battista Feriani, adults; and the following eighth grade students from the Summerville Elementary School, Tuolumne: Mark Anderson, Judy Bailey, Barbara Baker, David Ballerstein, Carlos Benton, Rose Benton, John Bettanini, Carolyn Bruning, Patrick Bunting, Antonette Congelosi, John Curties, Charlene Dungan, LaVeta Elkins, Ralph Feriani, Ray Fitzgerald, Tony Flores, Anita Gurney, Jack Handy, Larry Hansen, Roberta Higuera, Tamara Hilliard, Kathleen Ingalls, Gina Isley, Cathleen Kerbow, Lorain Nelson, Carolyn Partain, Mary Ann Paso, Judy Pierce, Daniel Rhorer, John Rosasco, Sylvia Seay, Dianna Shewmake, Thomas Slaght, Marilyn Stephens, Martin Stroup, Susan Tanner, Harvey Wagner, Ronald Walters, and Charles Armstrong.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Richard Viertel, teacher; Mrs. Losh, adult; and the following eighth grade students from Eureka Union School, Roseville: Pat Bauek, Cynthia Barber, Max Berger, Jamie Beston, Howard Carr, Garnet Clark, Sherrie Clark, Sue Crisp, Robert Dearwester, Ralph Fogarty, Diana Glumac, Jennifer Johnson, Ward Koyama, Greg Losh, David Mecum, John Murray, June Otow, Val Paughetti, Gene Pringle, Carole Robinson, Karen Santino, Rebecca Schwarz, Donna Sease, and Randy Turner.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Raymond C. Kohl, principal; David W. Erskine, Glenn County General Consultant; and the following eighth grade students from the Capay Joint Union Elementary School, Orland: Esther Baker, Sharon Ball, Arlene Buller, Carol Chandler, Mary DeCon, Greta Edwards, Howard Ewert, Larry Fletcher, Robert Gier, Nancy Mathews, Betty Mavity, Stephen Morgan, Lois Nieto, Delpha Nixon, Darlene Radtke, Roy Reed, Richard Spencer, Darryl Tareash, Nicki Urrutia, and Wayne Wagner.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Maynard Strong, principal; Miss Linda Alford, student teacher; and Mr. Frank Ewert, adult; and the following students from the Hamilton Union

Elementary School, Hamilton City: Ken Lake, Steve Sturgeon, Joe Ramierez, Howard Brown, Rich Jacobs, Jessie Gallegos, Pete Torres, Wayne Parks, Jose Garza, Patsy Crosby, Elaine St. Louis, Diana Paul, Duke Wiley, Wally Lang, Jessie Gonzales, Elia Estrada, Kathleen Davis, Eva Gastelum, Bonnie Elmore, Julie Myers, Beverly Hamilton, Margaret Demanett, and Jeff Ambrosek.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Richard Moon, district superintendent; Cecil Fager and George Lane, teachers; and the following eighth grade students from the Waterford Elementary School, Waterford: David Avila, Lawrence Baker, Barbara Borchers, Rachel Boyd, Priscilla Bradshaw, Robert Brooks, Claudia Canada, Vera Croy, Laman Davis, Henry Dorton, Lynn Drews, Michael Fager, Sharon Fager, George Freitas, Elaine Gilbreath, Jeanne Greenlee, Brenda Hathcoat, Gail Hawkins, Gary Hedden, Glenn Jaegal, Rita Johnston, Gayle Jones, Jimmy Lamb, Harvey Martin, Kathie Moon, Martha Osborne, Jane Riddle, Robert Rinehart, Robert Shockley, Linda Siseo, Dennis Stockman, Patricia Todd, Roy Wedge, Wayne Williamson, Judy Yates, Jerry Andrews, Linda Atkinson, David Bashaw, Janet Billups, Richard Birge, Nancy Bishop, Coy Boothe, Marsha Brooks, Ricky Cargill, Elaine Carpenter, Joseph Casey, Linda Davis, Leonard Dozard, Norma Francis, Margie Gibson, Danny Groom, William Hale, Jerry Hedden, Ronald Hollett, Carl Hubble, Gaytha Jones, Karen Kast, Roy Keeney, James Maples, Claudia Metzger, Jon Newey, Christine Olsen, Dan Rorabaugh, Dwight Seabaugh, Peggy Shirk, Daniel Spengler, Kirk Stevens, Walter Williams, and Georgette Zimmerman.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ike Taylor, Raymond Hanson, Joanne Castle, teachers; and the following eighth grade students from the Woods School, Lodi: Robert Burnett, James Fey, Duane Fink, Donald Hurst, Sparky Johnson, Gary Miller, Willie Nelson, Vern Sayler, Scott Sutherland, Leon Tetz, Kerry Tramantanos, Edwin Wall, Greg Warn, Kenneth Wiebe, Mark Allen, Ray Bossert, Richard Carlton, Blaine Clark, Duane Comer, Douglas Faszer, Sam Hernandez, Brad Klipfel, Darcy Liebelt, Gaylon Liebelt, Robert Maple, Melvin Potter, Kenneth Todd, Albert Smatsky, Charles Warnecke, James Wolff, Joyce Daniels, Yvonne Dailey, Jane Dunnett, Joanne Hittlo, Janette Mandolini, Alice Martinez, Kathy Mellor, Rose Roderick, Christine Schmierer, Shirley Schopp, Melanie Smith, Carmen Ramirez, Mary Tunn, Trudy Watson, Janet Anderson, Kathy Borth, Jo Ann Evans, Kathleen Hazelbaker, Vicki Longstreet, Linda Morris, Judy Parsons, Pat Strother, Jill Sweeney, Cynthia Taylor, Janice Valone, Patty Walden, Sally Wass, Sally Weber, Mike Allott, Allen Bender, Jim Blood, Gordon Brackett, Stan Burnett, Mark Cope, Scott Davis, Phil Katzakian, Duane Mehlhaff, Ronnie Monnie, Don Moore, John Rickey, Gordon Roget, Winton Sanders, Tim Spurgin, Linda Batterton, Colleen Coe, Judy Cooper, Anita Enderlin, Kathy Foster, Beverly Grammer, Janet Gresham, Janet Kaundart, Charyl Knight, Shirley Miller, Willene Reed, LaVonne Smalley, Marilyn Smith, Connie Welsh, and Judith Willis.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

THE RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF WATER RESOURCES
1120 N STREET, SACRAMENTO, April 6, 1962

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BEEK: I have the honor to transmit herewith for the information of the Senate a report of the Department of Water Resources entitled "Weather Modification Operations in California, as Reported to the Department of Water Resources, October 1960-September 1961." It presents a summary of cloud seeding operations that were undertaken in California by licensed operators.

Sincerely yours,

WILLIAM E. WARNE, Director

Enc.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 10, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 35

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 9, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly appointed Messrs. Winton, Rees, and Dahl as a Committee on Conference concerning:

Senate Bill No. 22—An act to amend Section 14006 of, and to add Section 11551.1 to, the Government Code, relating to the State Architect.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 9, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly appointed Messrs. Unruh, Waddie, and Belotti as a Committee on Conference concerning:

Senate Bill No. 2—An act to add Chapter 1.5 (commencing with Section 5095.1) to Division 5 of the Public Resources Code, relating to financing of a program of acquiring and developing state and county beach, park, recreational, small craft harbor, and historical sites and facilities by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 11, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 20

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 20—Relative to interest losses in connection with the financial operations of state agencies.

Referred to Committee on Governmental Efficiency.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 9, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 62
Assembly Bill No. 63

Assembly Bill No. 64
Assembly Bill No. 65

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bills were read the first time:

Assembly Bill No. 62—An act to amend Section 22754 of, and to add Section 22817 to, the Government Code, relating to coverage under the Meyers-Geddes State Employees' Medical and Hospital Care Act.

Referred to Committee on Governmental Efficiency.

Assembly Bill No. 63—An act to amend Section 22754 of the Government Code, relating to state employees' medical and hospital care.

Referred to Committee on Governmental Efficiency.

Assembly Bill No. 64—An act to amend Section 22754 of, and to add Sections 22753.5, 22818, 22830 and 22842 to, the Government Code, relating to the eligibility of municipal court judges to participate in a health benefits plan under the Meyers-Geddes State Employees' Medical and Hospital Care Act.

Referred to Committee on Governmental Efficiency.

Assembly Bill No. 65—An act to amend Sections 13581 and 22754 of the Government Code, relating to state employee health benefits.

Referred to Committee on Governmental Efficiency.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 9, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed as amended:

Senate Bill No. 23

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bill ordered to unfinished business file.

ASSEMBLY CHAMBER, April 11, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed as amended:

Senate Bill No. 33
Senate Bill No. 41

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bills ordered to unfinished business file.

ASSEMBLY CHAMBER, April 10, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed as amended:

Senate Bill No. 38

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bill ordered to unfinished business file.

ASSEMBLY CHAMBER, April 9, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 5

Senate Bill No. 26

Senate Bill No. 11

Senate Bill No. 32

Senate Bill No. 24

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bills ordered enrolled.

ASSEMBLY CHAMBER, April 9, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 4

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, April 10, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 10

Senate Joint Resolution No. 3

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolutions ordered enrolled.

ASSEMBLY CHAMBER, April 10, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 37

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, April 11, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 39

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, April 10, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Joint Resolution No. 2

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolution ordered enrolled.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 9, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 1—An act to amend Sections 10, 12.5, 14, 15, and 17 of, to amend and renumber Section 26 of, and to add Sections 26, 26.1, 26.2, 26.3, 26.4, 26.5, 26.6, 26.7, 26.8, 26.9, 26.10, 26.11, 26.12, 26.13, 26.14, 26.15, and 26.16 to, the Santa Clara County Flood Control and Water Conservation District Act (Chapter 1405 of the Statutes of 1951), relating to flood control and water conservation in Santa Clara County;

Senate Bill No. 8—An act creating the Crestline-Lake Arrowhead Water Agency and prescribing the boundaries, organization, operation, management, financing and other powers and duties of the agency;

Senate Bill No. 21—An act to amend Section 2396 of the Business and Professions Code, relating to physicians and surgeons;

And reports that the same have been correctly enrolled, and presented to the Governor on the ninth day of April, 1962, at 5.30 p.m.

BURNS, Chairman

Committee on Rules

SENATE CHAMBER, April 9, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 3—An act to amend Section 33217 of the Water Code, relating to the Costa Mesa County Water District, declaring the urgency thereof, to take effect immediately;

Senate Bill No. 6—An act to add Section 2100.5 to the Business and Professions Code, relating to the Board of Medical Examiners of the State of California;

Senate Bill No. 7—An act to amend Section 2310 of, and to repeal Section 2492 of, the Business and Professions Code, relating to physicians and surgeons;

Senate Bill No. 19—An act to amend an initiative act entitled "An act to establish a board of osteopathic examiners, to provide for their appointment, and to prescribe their powers and duties; to regulate the examination of applicants, who are graduates of osteopathic schools, for any form of certificate to treat disease, injuries, deformities or other physical or mental conditions; to regulate the practice of those so licensed, who are graduates of osteopathic schools; to impose upon said board of osteopathic examiners all duties and functions, relating to graduates of osteopathic schools, holding or applying for any form of certificate or license, heretofore exercised and performed by the board of medical examiners of the State of California under the provisions of the state medical practice act, approved June 2, 1913, and acts amendatory thereof" approved by electors November 7, 1922, by adding Sections 2, 3, and 4 thereto and by repealing Sections 2 and 3 thereof, relating to the practice of osteopathy, said amendment to take effect upon the approval thereof by the electors, and providing for the submission thereof to the electors at a special election to be consolidated with the 1962 general election;

Senate Bill No. 20—An act to add Section 2451.3 to the Business and Professions Code, relating to physicians and surgeons;

Senate Bill No. 30—An act to amend Sections 19593 and 21701.5 of the Education Code, relating to bonds of school districts, declaring the urgency thereof, to take effect immediately;

Senate Bill No. 35—An act to amend Section 4017 of the Penal Code, relating to work by prisoners;

And reports that the same have been correctly enrolled, and presented to the Governor on the ninth day of April, 1962, at 5.30 p.m.

BURNS, Chairman

Committee on Rules

SENATE CHAMBER, April 11, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 31—An act to provide for meeting the building needs of the State by the adoption of a general construction program, by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election;

And reports that the same has been correctly enrolled, and presented to the Governor on the 11th day of April, 1962, at 3 p.m.

BURNS, Chairman

Committee on Finance

SENATE CHAMBER, April 9, 1962

MR. PRESIDENT: The Committee on Finance, to which were referred:

Assembly Bill No. 42

Senate Resolution No. 31

Assembly Bill No. 51

Has had the same under consideration, and reports the same back with the recommendation: Do pass. (Be adopted).

MILLER, Chairman

Above reported bills ordered to second reading.

Above reported resolution ordered to third reading.

Committee on Governmental Efficiency

SENATE CHAMBER, April 11, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency to which were referred:

Senate Bill No. 48

Assembly Concurrent Resolution No. 19

Assembly Bill No. 20

Assembly Joint Resolution No. 11

Has had the same under consideration, and reports the same back with the recommendation: Do pass. (Be adopted).

GIBSON, Chairman

Above reported bills ordered to second reading.

Above reported resolutions ordered to third reading.

SENATE CHAMBER, April 11, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Assembly Bill No. 9

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

GIBSON, Chairman

Above reported bill ordered to second reading.

Committee on Social Welfare

SENATE CHAMBER, April 9, 1962

MR. PRESIDENT: The Committee on Social Welfare, to which were referred:

Senate Concurrent Resolution No. 13

Assembly Concurrent Resolution No. 12

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Rules with the recommendation that the resolutions be referred to an appropriate interim committee for study and that a report be presented to the next regular session of the Legislature.

ROBERT D. WILLIAMS, Vice Chairman

Above reported resolutions re-referred to Committee on Rules to be re-referred to an interim committee for study.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees be read the second time, and be placed on third reading for the next legislative day.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 48—An act calling a special election to be consolidated with the general election of 1962 and to provide for the submission to the electors of the State at such consolidated election of constitutional amendments proposed by the Legislature at the 1962 First Extraordinary Session, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 42—An act to add Chapter 15.5 (commencing with Section 19891) to Division 14 of the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; appropriating money for the purpose of carrying out this chapter; and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election.

Bill read second time, and ordered to third reading.

Assembly Bill No. 51—An act to add Article 5i (commencing at Section 996.87) to Chapter 6 of Division 4 of the Military and Veterans Code, authorizing the creation of a debt or debts, liability or liabilities, through the issuance and sale of state bonds, to create a fund to provide farm and home aid for veterans in accordance with the provisions of the Veterans Farm and Home Purchase Act of 1943 and acts amendatory and supplementary thereto; defining the powers and duties of the Veterans' Finance Committee of 1943 and of the Department of Veterans Affairs and other state officers in respect to the administration of the provisions hereof; providing ways and means, exclusive of loans, for the payment of the interest of such debt or debts, liability or liabilities, as such interest falls due, and also for the payment and discharge of the principal of such debt or debts, liability or liabilities, as such principal matures, appropriating money for the purpose of carrying out the provisions of the article; and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 Direct Primary Election.

Bill read second time, and ordered to third reading.

Assembly Bill No. 20—An act to amend Section 1 of Chapter 347 of the Statutes of 1913, relating to a conveyance of tide and submerged lands to the City of Berkeley.

Bill read second time, and ordered to third reading.

Assembly Bill No. 9—An act to add Section 337s to the Penal Code, relating to poker.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 1 of the printed bill, as amended in Assembly March 29, 1962, strike out line 3, and insert

"337s. (a) This section applies only in counties with a population exceeding 4,000,000.

(b) Every person who deals, plays, or carries on,".

Amendment No. 2

On page 1, line 7, strike out "(b) Subdivision (a)", and insert "(c) Subdivision (b)".

Amendment No. 3

On page 1, line 19, strike out "(c)", and insert "(d)".

Amendment No. 4

On page 1, line 22, strike out "(b)", and insert "(c)".

Amendment No. 5

On page 1, line 23, strike out "(a)", and insert "(b)".

Amendment No. 6

On page 1, strike out lines 25 and 26.

Amendment No. 7

On page 2, line 4, strike out "Commercial"; strike out lines 5 to 19, inclusive; and in line 20, strike out "as distinctive evils, the", and insert "The".

Amendment No. 8

On page 2, line 23, strike out "Recognizing further"; and strike out lines 24 to 29, inclusive, and insert

"(f) If any provision of this section is held invalid, the entire section shall be invalid. The provisions of this section are not severable."

Amendments read, and adopted.

Bill ordered printed, and to third reading.

**CONSIDERATION OF DAILY FILE
THIRD READING OF SENATE BILLS**

By Senator McCarthy:

Senate Resolution No. 18

Relating to fair play in organized sports

WHEREAS, The State of California is a center of major sports for all seasons of the year; and

WHEREAS, The people of this State have a proud devotion to the spirit of fair play and good sportsmanship that is nurtured and promoted by the practice of such sports; and

WHEREAS, The great game of baseball, otherwise known as "the National Pastime," has a special position in the eyes and hearts of our youth and our people, and a special responsibility to maintain these high ideals; and

WHEREAS, Rumors are circulating about the use in organized sports of "spy systems," using such devices as high powered binoculars, electronic devices and even slats in the scoreboard; and

WHEREAS, The Senate of the State of California recognizes that the devotion and enthusiasm of fans in San Francisco and in Los Angeles is such that in their zeal they may be tempted to install observation posts on Twin Peaks and the upper reaches of Chavez Ravine, the better to observe their rivals; now, therefore, be it

Resolved by the Senate of the State of California, That those concerned are hereby urged to refrain from devious practices of the type illustrated above, but that this resolution is intended to apply only to contests between those twin cities of brotherly love in which baseball triumphs and municipal self-esteem are so intimately intertwined; and be it further

Resolved, That nothing in this resolution prohibits either Los Angeles or San Francisco from employing whatever imaginative and cunning tactics will bring victory on the diamond when confronted by hostile teams invading from beyond the Sierras.

Motion to Strike From the File

Senator McCarthy moved that Senate Resolution No. 18 be stricken from the file.

Motion carried.

By Senators Rodda, Short, and Geddes:

Senate Resolution No. 25

Relative to the design and construction of state college buildings by the
Division of Architecture

WHEREAS, In 1960 the Legislature enacted the Master Plan for Higher Education which, among other things, gave the Board of Trustees of the California State Colleges authority over the construction and design of state college buildings; and

WHEREAS, This provision has been the source of a continuing controversy which has arisen from a difference of opinion as to its effect upon the ultimate cost of the state capital outlay program; and

WHEREAS, S.B. 70 introduced at the 1961 Session of the Legislature is concerned with the subject of the performance of architectural services for the state college system; now, therefore, be it

Resolved by the Senate of the State of California, That the subject matter of Section 22604 of the Education Code and the subject matter of S.B. 70 of the 1961 General Session is assigned to the Committee on Rules for reassignment to an appropriate interim committee for study; and be it further

Resolved, That said committee is requested to study all matters relating to the question of whether the Board of Trustees of the California State Colleges shall employ private architects or shall make use of the services of the Division of Architecture, and to specifically investigate: (a) the proportion of state college construction and design which is presently being carried out by contract with private architects; (b) the cost of projects designed by private architects compared with the cost of projects constructed by the Division of Architecture; (c) the advantages, if any, to state fiscal co-ordination which result from the use of the Division of Architecture; and (d) the problem of properly staffing the Division of Architecture in the event that a majority of state college work is let out to private architects; and be it further

Resolved, That the committee to which the subject matter of this resolution is assigned shall report its findings to the Legislature not later than the fifth calendar day of the 1963 Regular Session.

Resolution read, and unanimously adopted on motion of Senator Rodda.

By Senators O'Sullivan and Rodda:

Senate Resolution No. 36

Relative to navigation on the Sacramento River

WHEREAS, There is a continued and growing economic need for works and facilities to permit the extension of water-borne commerce on the Sacramento River to Red Bluff, California, the head of navigation on this important stream; and

WHEREAS, Potential traffic in an improved stream channel includes inbound bulk cargoes such as petroleum products, as well as outbound shipments of grain, safflower seed and other bulk agricultural products; and

WHEREAS, The operation of Trinity Dam in diverting water from the Trinity River to the Sacramento will result in increased flows in the proposed navigational channel; and

WHEREAS, Studies by the California Department of Water Resources indicate additional storage dams will be built as part of the California Water Plan in the future on the west side of the Sacramento River which also will contribute to additional flows in the Sacramento; and

WHEREAS, The imminent completion of the Sacramento Deep Water Channel to Sacramento will increase the demand for water-borne shipments to points north of Sacramento; and

WHEREAS, A study by the Corps of Engineers, U.S. Army, in 1955, which indicated that costs of such a navigation project exceeded economic benefits, did not take into account many of the factors cited above; now, therefore, be it

Resolved by the Senate of the State of California, That the Corps of Engineers, U.S. Army, be memorialized to conduct further studies, taking into account recent and prospective factors and developments, of the costs and economic benefits of a navigation channel in the Sacramento River between Sacramento and Red Bluff open to barge traffic; and be it further

Resolved, That the Secretary of the Senate be directed to transmit copies of this resolution to the Secretary of the U.S. Department of the Army, to the Chief, Corps of Engineers, U.S. Army, to Members of the U.S. Senate and House of

Representatives elected from California, and to the chairmen, respectively, of the Committees on Public Works of the U.S. Senate and of the House of Representatives.

Resolution read, and unanimously adopted on motion of Senator O'Sullivan.

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 67—An act to add Section 5715.2 to the Education Code, relating to junior colleges.

Bill read third time, and presented by Senator Holmdahl.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobby, Collier, Dolwig, Donnelly, Fisher, Gloddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, McCarthy, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

RESOLUTIONS

The following resolutions were offered:

By Senator Fisher:

Senate Resolution No. 38

Relative to study of government income and outgo

WHEREAS, The factors which create a need for governmental expenditures in California state and local government have been increasing rapidly during recent years; and

WHEREAS, A long-range projection of capital outlay and support needs of state and local governments is necessary if fiscal responsibility is to be maintained; now, therefore, be it

Resolved by the Senate of the State of California, That the Rules Committee of the Senate is directed to assign to the Joint Legislative Budget Committee for study the long-range relationship of state and local government income and outgo. This study should include but not be limited to the review of factors affecting capital outlay needs, the anticipated financing problems and the relationship of capital outlay needs to other costs of state activities; and be it further

Resolved, That the Joint Legislative Budget Committee to which assigned report its findings to the 1963 Regular Session of the Legislature.

Resolution read, and referred to Committee on Rules.

By Senator Fisher:

Senate Resolution No. 39

Relating to the allocation of funds to the Special Senate Committee on Legislative Representation

Resolved by the Senate of the State of California, That an amount, not to exceed the sum of five thousand two hundred dollars (\$5,200) is hereby made available from the Senate Contingent Fund for the expenses of the Special Senate Committee on Legislative Representation and its members for any charges, expenses or claims that they may incur in conducting the business of the committee as provided for in Rule 57 of the Standing Rules of the Senate to be paid from said Contingent Fund and disbursed after certification of the chairman of the committee upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read, and referred to Committee on Rules.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bill was introduced, and read the first time:

Senate Bill No. 49: By Senator Burns—An act making an appropriation for the payment of the expenses of the Senate and Assembly and Members of the Senate and Assembly necessarily incurred by them while attending the 1962 First Extraordinary Session of the Legislature, to take effect immediately.

Ordered held at the desk.

ADJOURNMENT

At 3.05 p.m., on motion of Senator McCarthy, the President declared the Senate adjourned until 2.30 p.m., Thursday, April 12, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTY-THIRD LEGISLATIVE DAY
THIRTY-SEVENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Thursday, April 12, 1962

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—38.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

"Lord, Thou hast been our dwelling place in all generations. Before the mountains were brought forth, or ever Thou hadst formed the earth and the world, even from everlasting to everlasting Thou art God . . . For a thousand years in Thy sight is but a yesterday when it is past . . . so teach us to number our days, that we may apply our hearts unto wisdom . . . O satisfy us early with Thy mercy; that we may rejoice and be glad all our days. Make us glad according to the days wherein Thou hast afflicted us, and the years wherein we have seen evil. Let Thy work appear unto Thy servants, and Thy glory unto their children. And let the beauty of the Lord our God be upon us; and establish Thou the work of our hands upon us; yea, the work of our hands establish Thou it." (Psalm 90:1,4,12,14-17).

May the wisdom of the psalmist, divine wisdom from God's word, be a guide and help to us this day. In the name of our Lord. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator McCarthy, on motion of Senator Backstrand, due to personal business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. John Strosky of South Gate; Ed Pittroff, Bob Allen and Dr. Joel Hall, all of Pasadena.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ray Ramirez and Joseph Garcia Fletcher, both of Pittsburg.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Dewey Forry of San Rafael.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to M. G. Salles, James R. Moonjean, Kenneth L. Randol, C. C. Cook, Rodney Fisher, Bert Crane, and Berent Isenberg, all of Merced.

On request of Senator Begovich, the privilege of the floor of the Senate Chamber for this day was unanimously extended to C. A. Steves of Cool; and Robert Vaught of El Dorado.

On request of Senator Holm Dahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to John T. Schiavenza of San Leandro; and Jack O'Brien of Washington, D.C.

On request of Senator Sturgeon, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Anderson, Mrs. Phyllis Lerno, Mrs. Hazel Jordan, Mrs. Peggy Milburn, Mr. Andy Hunter, and Mr. Bill Barlow, adults; and the following eighth grade students from the Santa Margarita Union School, Santa Margarita: Otto Barlow, Delbert Barnhart, James Blake, James Deeter, David Fergon, Ramon Gomez, Ted Hunter, Kenneth Lerno, Dennis Milburn, William Myers, Gary Pharis, Billy Robinson, Larry Ward, Bonnie DeWald, Carmen Guerrero, Nancy Harrington, Carrie Haynes, Elaine Jensen, Linda Jordan, Rosalie Lopez, Marsha O'Grady, Susan Teachout, Bernadette Walker, Cassie Wheeler, and Cheryl Boerman.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Germoles and Mrs. Lehe, teachers; Mesdames Johnson, Sax, Manuel, and McDowell, adults; and the following eighth grade students from the Howe Avenue School, San Juan Unified School District, Sacramento County: Bonnie Bachtold, Rick Berman, Michelle Cody, Ron Coffman, Lynne Altenuis, Susan Cushenberry, David Dayton, Don Dutton, Diane Elledge, Mike Gluck, Sid Cunningham, Cindy Hellewell, Kathy Johnson, Jack Keasler, Paul Koerber, Loretta Laughlin, Rick Lalumondier, Dennis Marchand, Waynes Oates, Mike Puthuff, Vicki Ross, Kathy Sax, Ron Schneider, Fred Shelton, Melinda Seoville, Ralph Stamey, Roland Suter, Robert Stevenson, Tony Vanella, Larry Vickers, Cheryl Wallace, Dick Weston, Kathy Wickert, Lynne Wolfe, Judy Thomas, Bill Axtell, Butch Chappell, Marc Bole, David Hilty, Bonnie Dikeman, Judi Bodnar, Kathy Cooper, Melinda Davisson, Mary Dinos, Connie Zerlein, Skip Enos, Tami Wilson, Wanda Hilton, Rikki Hunt, Donna Kentroti, Laurie Lindgren, Dawn Lauppe, Gary Young, Rodger Huse, Doris McClure, Norma McDowell, Paul Manuel, Susie Pound, Pat Rude,

Ron Staley, Earl Lubiejewski, Pat Trumbull, Fred Taylor, Diana Fabretti, Rick Lui, Greg Zeka, and Ardis Duensing.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Ethel Johnson, teacher; Gerald Cohagen, Mesdames Filomena Vargas, Maria Rodrigues, Margaret Rocha, Mary Rocha, Beryl Panero, Nada Davis, and Irene Miller, adults; and the following seventh and eighth grade students from the Four Tree School, Escalon; Sharon Rocha, Shirley Bell, Betty Soeten, Martin Reis, Carolyn Rocha, Clifton Davis, Rosemary Machado, Linda Machado, Matilda Gomes, Mary Vargas, Maria Vargas, Terry Nelson, Maria Rodrigues, Richard Vargas, Shirley Mericle, Marc Panero, Timothy Price, Craig Mutazo, Timothy Rocha, Christine Rocha, Manuel Machado, and Linden Sievers.

On request of Senator J. Howard Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Stanley Straw, superintendent; Mrs. Pete Rietkik and Mrs. John Cardoza, adults; and the following eighth grade students from the Buena Vista Elementary School, Tulare County: Doug Bennet, Bill Benedetti, Janice Bono, Marlene Cardoza, Ray Jackson, Anthony Rocha, and Mike Rietkik.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber was unanimously extended April 10, 1962, to Mrs. Katherine Cayson, Mr. Walter Mead, teachers; Mesdames Stanley Beach, Claude Bowek, Claude Chittim, Floyd Koebel, Anthony Alvernaz, Seela, Hannibal Fontes, and Richard Rosemire, adults; and the following students from the Gustine Union Elementary School, Gustine: Mary Adeock, Carla Alvernaz, Larry Ancalade, Ray Bael, Patricia Baker, Alvin Batey, Billy Beach, Joe Bettencourt, Anthony Borges, Peggy Brewer, David Camboia, Brenda Cash, Anthony Castro, Linda Cearley, Claudia Chittim, Ardith Conner, Leonard Cordeiro, Dennis Crawford, Beatrice Escobar, Joseph Fernandes, Bruce Fontes, Billy Forbus, Linda Foreman, Carol Goman, Joanne Gouveia, Joey Gouveia, Barbara Grijalva, Luther Hill, Charlene Holland, Kathy Kangas, Walter Koebel, Jennifer Latta, Lloyd LeFever, Conrad Levine, Jerry Livingston, Jaklyn Machado, Wilson Martin, Brian McGowen, Linda Nervino, Gary Peters, Joey Rayan, George Rodrigues, Michael Rosemire, Mitzi Rosensweig, Louise Seesa, Lee Schuessler, Gary Seela, Walter Snuffer, Dianne Souza, Johnnie Souza, Mary Ann Souza, Cathy Trachsel, Mike Tupper, Steven Valerio, Linda Vierra, and Ponnice Wilson.

COMMUNICATIONS

The following communication was received and read, and on motion of Senator Gibson, ordered printed in the Journal:

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO 14, March 28, 1962

*Hon. Luther E. Gibson
Member of the Senate
State Capitol, Sacramento*

DEAR LUTHER: The Governor has instructed me to inform you that he feels it is unnecessary to issue another proclamation item to permit consideration of legislation relating to the granting of title and submerged lands to the City of Vallejo. Item No. 40 of the proclamation convening the 1962 First Extraordinary Session permits the Legislature to "act upon legislation to amend the grant of title and submerged lands to the City of Berkeley." The phrase "to the City of Berkeley" was intended

to be advisory only and not to restrict the Legislature to a consideration of only those tidelands which had been granted to that city.

Sincerely,

PAUL D. WARD, Legislative Secretary

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, April 9, 1962

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointments to offices which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

JOHN A. BOHN, resident of Piedmont; practicing attorney in Oakland, San Francisco, Solano and Contra Costa Counties since 1934; Benicia City Attorney from 1949; Chief Counsel, Judiciary Committee California Senate, January 1949 to July 31, 1961; Legislative Counsel, Territory of Guam, January 1951 (beginning of territorial status) to December 31, 1959, responsible for complete organization and operation of Guam Territorial Legislature; Consultant to Alaska Legislature, January 1959 to December 31, 1961;

Member, Industrial Accident Commission, vice Daniel Del Carlo, resigned, for the term prescribed by law, ending January 15, 1965.

HARRY S. BARBER, resident of Poway; president of Penasquitos Soil Conservation District; familiar with the area and knows farming from experience; active in all matters pertaining to Soil Conservation;

Member, State Soil Conservation Commission, vice Roy Marks, term expired, for the term prescribed by law, ending four years from the date of appointment.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 12, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 67

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

ASSEMBLY CHAMBER, April 12, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 12

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, April 12, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 45

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 45. An act to amend Sections 3 and 5 of Chapter 3 of the Statutes of 1962 (First Extraordinary Session), relating to the special election to be consolidated with the direct primary election of 1962, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Finance.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 12, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed as amended:

Senate Bill No. 10

Senate Bill No. 36

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

Above bills ordered to unfinished business file.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 11, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 48

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Governmental Efficiency

SENATE CHAMBER, April 11, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Assembly Concurrent Resolution No. 20

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

GIBSON, Chairman

Above reported resolution ordered to second reading.

Committee on Transportation

SENATE CHAMBER, April 12, 1962

MR. PRESIDENT: The Committee on Transportation, to which were referred:

Assembly Bill No. 60

Assembly Concurrent Resolution No. 4

Has had the same under consideration, and reports the same back with the recommendation: Do pass (Be adopted).

COLLIER, Chairman

Above reported bill ordered to second reading.

Above reported resolution ordered to third reading.

Committee on Governmental Efficiency

SENATE CHAMBER, April 12, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Assembly Bill No. 64

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

GIBSON, Chairman

Above reported bill ordered to second reading.

Committee on Finance

SENATE CHAMBER, April 12, 1962

MR. PRESIDENT: The Committee on Finance, to which was referred:

Assembly Bill No. 45

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

MILLER, Chairman

Above reported bill ordered to second reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees be read the second time, and be placed on third reading file for final passage. Motion carried.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Concurrent Resolution No. 20—Relative to interest losses in connection with the financial operations of state agencies.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 1, line 23, of the printed measure, strike out "or other".

Amendment read, and adopted.

Resolution ordered printed, and to third reading.

Assembly Bill No. 60—An act to repeal Section 3 of Chapter 2071 of the Statutes of 1959, relative to the transfer and repayment of certain state funds with respect to the loan made to the Golden Gate Bridge and Highway District by Chapter 1505 of the Statutes of 1945.

Bill read second time, and ordered to third reading.

Assembly Bill No. 64—An act to amend Section 22754 of, and to add Sections 22753.5, 22818, 22830 and 22842 to, the Government Code, relating to the eligibility of municipal court judges to participate in a health benefits plan under the Meyers-Geddes State Employees' Medical and Hospital Care Act.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "Section", and insert "Sections 13581 and".

Amendment No. 1.5

In line 3 of the title, strike out "of municipal court judges".

Amendment No. 2

On page 1, strike out lines 1 and 2, and insert

"SECTION 1. Section 13581 of the Government Code is amended to read:

13581. Pressmen, typographers, linotypers, compositors, bookbinders, lithographers, engravers, apprentices and assistants and all other employees of the State Printing Plant employed in allied work shall be paid on an hourly wage basis. The basic wage of such employees shall be the same hourly wage paid to persons in similar and comparable employment by private business in the City of Sacramento. In addition to such wages, and the rights and privileges afforded state employees under the provisions of the State Civil Service Act, and other statutes, there shall be paid to each such employee of the State Printing Plant, either directly or to a health and welfare fund on his behalf, an amount equal to the contributions paid to health and welfare plans to employees in comparable employment by private business in the City of Sacramento.

In lieu of the health and welfare payments provided for in this section, any employee of the State Printing Plant may enroll in a health benefits plan under the Meyers-Geddes State Employees' Medical and Hospital Care Act; provided, that the enrollment and participation of such employee shall be subject to the same

conditions and requirements as apply to other employees under that act. Any such employee who is enrolled in a health benefits plan as provided in the preceding sentence shall not be entitled to the health and welfare payments provided for in this section and such payments shall not be made to or on behalf of such employee for any period in which his enrollment in such plan is effective.

SEC. 2. Section 22753.5 is added to said code, to read:"

Amendment No. 3

On page 2, line 18, of the printed bill, strike out "authorized by law", and insert "made".

Amendment No. 4

On page 2, line 45, after "party", insert ", or any person, whether or not such person was enrolled as an employee, who is retired and receives a retirement allowance under the Legislators' Retirement System".

Amendment No. 5

On page 2, between lines 45 and 46, insert
" "Annuitant" also means any person who retired on or before September 30, 1962, while an employee of the State Printing Plant and who receives a retirement allowance under the State Employees' Retirement System, whether or not such person was eligible to enroll in a plan under this part while in such employment."

Amendments read, and adopted.

Bill ordered printed, and to third reading.

MOTION TO REPRINT REPORT

Senator Arnold moved that 2,500 additional copies of the Report of the Fact Finding Committee on Governmental Administration regarding, "Expanded Use of Prison Inmates in the Conservation Program," be printed for distribution.

Motion carried.

RESOLUTIONS

The following resolutions were offered:

By Senator Farr:

Senate Resolution No. 40

Relative to the regulation of charitable fund drives

WHEREAS, It is essential that adequate safeguards be established to insure that money raised for charitable purposes is devoted to the object for which it was donated; and

WHEREAS, While the great majority of charitable fund drives are conducted honestly and with a sincere desire on the part of their promoters to further the cause for which the drive is made, there have been instances in which the bulk of the funds solicited have gone to enrich the promoters of the drive and little, if anything, has reached the beneficiaries; and

WHEREAS, In view of these abuses in the solicitation of funds for charitable purposes, regulation of charitable fund drives is necessary to curb those abuses and to protect the public from fraudulent practices; and

WHEREAS, It is necessary that a study be conducted of the entire field of charitable fund drives so that the Legislature may obtain information on the basis of which it can determine what steps should be taken to regulate fund drives and what legislation should be enacted in the field; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate Rules Committee is directed to assign to an appropriate interim committee for study the subject of charitable fund drives, and to direct the committee to report thereon to the Senate by the fifth legislative day of the 1963 Regular Session, including in the report its recommendations for appropriate legislation.

Resolution read, and unanimously adopted on motion of Senator Farr.

By Senator Farr:

Senate Resolution No. 41

Relating to the donation of land by the Marks family to the State Park System

WHEREAS, The State of California will soon accept 120 acres of magnificent land at Point Lobos as a gift from the Marks family of Monterey County, consisting of two brothers, Herman and Andrew, and their sister, Agnes; and

WHEREAS, Another 9,000 acres of the grandeur in Santa Cruz County which has existed in California for centuries along Aptos and San Rafael Creeks now will remain forever in its original state through its transfer from the Marks family to the State; and

WHEREAS, This preservation is the result of enjoyment to and investiture in the State of California for its generations of sons and daughters, present and future; and

WHEREAS, The donors of this land, pioneer residents of Monterey County, are bestows of this land remaining in pristine, wild beauty as it was first looked upon by a white man, Captain Juan Crespi, in 1796; and

WHEREAS, It is the memory of their mother, the late Nesene Marks, that these pioneers and descendents of the children of today and tomorrow having an open, grand view remained against the halfhearted and degradation of man; and

WHEREAS, These pioneers have turned down not less than \$4,300,000 for the property and have made it available to the State of California for \$420,000; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate heartily and gracefully commends Herman, Agnes, and Andrew Marks for their presentation and assured intention of remaining for California a small bit of its golden landscape; and be it further

Resolved, That the Senate urges the State Park Commission to name this area as a memorial to the mother, Nesene Marks, and to observe all commitments, not the least of which is to refrain from defaming much of this land through adverse developments; and be it further

Resolved, That the Secretary of the Senate be directed to send a suitably prepared copy of this resolution to the Marks family.

Resolution read, and unanimously adopted on motion of Senator Farr.

CONSIDERATION OF DAILY FILE REPORT OF COMMITTEE ON CONFERENCE

The following report of Committee on Conference was received, and read:

SENATE CHAMBER, April 12, 1962

MR. PRESIDENT: The Committee on Conference concerning

Senate Constitutional Amendment No. 1 (As amended in Assembly April 4, 1962): A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending the first paragraph of subdivision (c) of Section 2 of Article IV thereof, relating to Members of the Legislature; consisting of the undersigned members, has met, and reports that it has agreed to recommend the following:

That the amendments of the Assembly be concurred in, and that the bill be further amended as follows:

Amendment No. 1

On page 1, line 12, of the printed measure, as amended in Assembly April 4, 1962, strike out "Members of the Legislature shall also receive per diem"; strike out lines 13 to 21, inclusive; and strike out all of page 2

STEPHEN D. TEALE

L. D. JOHNSON

CARL L. CHRISTENSEN

Senate Committee on Conference

PHILLIP BURTON

CHARLES J. CONRAD

DON A. ALLEN, JR.

Assembly Committee on Conference

The roll was called, and the report adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Colby, Collier, DeLong, Farr, Fisher, Giddes, Gibson, Grunsky, Holmbeck, Ingrassia, McAttee, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodgers, Rodin, Short, Slattery, Stern, Sturgeon, Teale, Weingard, and Robert D. Williams—34.

NOES—None.

REPORT OF COMMITTEE ON CONFERENCE

The following report of Committee on Conference was received, and read:

SENATE CHAMBER, April 11, 1962

MR. PRESIDENT: The Committee on Conference concerning:

Senate Bill No. 2 (As amended in Assembly April 5, 1962): An act to add Chapter 1.5 (commencing with Section 5095.1) to Division 5 of the Public Resources Code, relating to financing of a program of acquiring and developing state and county beach, park, recreational, small craft harbor, and historical sites and facilities by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election;

consisting of the undersigned members, has met, and reports that it has agreed to recommend the following:

That the amendments of the Assembly be concurred in, and that the bill be further amended as follows:

Amendment No. 1

On page 1, line 6, of the printed bill, as amended in Assembly April 5, 1962, strike out "shall be known and".

Amendment No. 2

On page 2, line 3, strike out "establishment", and insert "development".

Amendment No. 3

On page 2, line 4, after "facilities," insert "small craft harbor facilities,".

Amendment No. 4

On page 2, line 8, after the period, insert "Exclusive of the funds made available pursuant to Section 5095.9, no funds derived from the bonds authorized by this chapter shall be appropriated for any project the plans for which have not previously been approved by the Legislature."

Amendment No. 5

On page 2, line 9, strike out "All", and insert "Exclusive of the funds made available pursuant to Section 5095.9, all".

Amendment No. 6

On page 2, line 13, strike out "Such appropriation", and insert "Said section shall contain separate items for each project for which an appropriation is made. Such appropriations".

Amendment No. 7

On page 2, line 21, after "power", insert "to add appropriations for approved projects to said section and".

Amendment No. 8

On page 2, strike out lines 23 to 26, inclusive, and insert "recommended."

Amendment No. 9

On page 2, line 40, strike out "establishment", and insert "development".

Amendment No. 10

On page 3, line 18, after "opment", insert "by the State".

Amendment No. 11

On page 3, line 25, after "sites", insert "by the State".

Amendment No. 12

On page 4, line 19, after the period, insert "The Wildlife Conservation Board is hereby designated as the board for the purposes of this section and for the purposes of the State General Obligation Bond Law for this section only."

Amendment No. 13

On page 4, line 43, strike out "The", and insert "Except as provided in Section 5095.9, the".

Amendment No. 14

On page 5, line 38, strike out "President pro Tempore", and insert "Rules Committee".

Amendment No. 15

On page 5, line 39, after "The", insert "legislative members of the committee shall participate in the activities of the committee to the extent that such participation is not incompatible with their positions as Members of the Legislature. The appointed Members of the Legislature shall constitute a joint interim investigating committee on the subject of this section and as such shall have the powers and duties imposed upon such committees by the Joint Rules of the Senate and Assembly. The expenses of the legislative members of the committee shall be paid from the Contingent Funds of the Senate and the Assembly, respectively.

The".

Amendment No. 16

On page 5, after line 50, insert

"The committee shall appoint an executive secretary who shall serve at the pleasure of the committee. The executive secretary shall have such duties as are delegated to him by the committee. The office of the executive secretary shall cease to exist upon final adjournment of the 1963 General Session.

The sum of twenty-five thousand dollars (\$25,000) is appropriated from the General Fund to the State Park and Recreation Program Development Committee for operating expenses incurred pursuant to this section."

Amendment No. 17

On page 6, line 2, strike out "Cameron-Unruh", and insert "State".

Amendment No. 18

On page 6, line 5, strike out "Cameron-Unruh", and insert "State".

Amendment No. 19

On page 6, line 8, strike out "Cameron-Unruh", and insert "State".

Amendment No. 20

On page 6, line 37, strike out "Upon", and insert "Notwithstanding the provisions of Chapter 3 of the Statutes of 1962 (1st Ex. Sess.), upon".

Amendment No. 21

On page 7, line 15, strike out "Cameron-Unruh", and insert "State".

Amendment No. 22

On page 7, line 23, strike out "Cameron-Unruh", and insert "State".

Amendment No. 23

On page 7, lines 29 and 30, strike out "Cameron-Unruh", and insert "State".

Amendment No. 24

On page 7, line 31, strike out "Cameron-Unruh", and insert "State".

Amendment No. 25

On page 7, lines 35 and 36, strike out "Cameron-Unruh", and insert "State".

Amendment No. 26

On page 7, line 38, strike out "Cameron-Unruh", and insert "State".

Amendment No. 27

On page 7, lines 47 and 48, strike out "Cameron-Unruh", and insert "State".

Amendment No. 28

On page 8, line 9, strike out "Upon", and insert "Notwithstanding the provisions of Chapter 3 of the Statutes of 1962 (1st Ex. Sess.), upon".

RONALD G. CAMERON

JAMES A. COBEY

STANLEY ARNOLD

Senate Committee on Conference

JESSE M. UNRUH

GEORGE R. WALDIE

F. P. BELOTTI

Assembly Committee on Conference

The roll was called, and the report adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Miller, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—31.

NOES—Senators Christensen and Murdy—2.

REPORT OF COMMITTEE ON CONFERENCE

The following report of Committee on Conference was received, and read:

SENATE CHAMBER, April 12, 1962

MR. PRESIDENT: The Committee on Conference concerning:

Senate Bill No. 22—An act to amend Section 14006 of, and to add Section 11560 to, the Government Code, relating to the State Architect;

consisting of the undersigned members, has met, and reports that it has agreed to recommend the following:

That the amendments of the Assembly be concurred in, and that the bill be further amended as follows:

Amendment No. 1

On page 1, line 7, of the printed bill, as amended in Assembly April 3, 1962, between the word "elected", and the immediately following semicolon, insert ", and he shall hold office until appointment and qualification of his successor or until 150 days shall have elapsed since the expiration of the term for which he was appointed, whichever first occurs".

Amendment No. 2

On page 1, line 22, of the printed bill, after "Architects", insert "at the time of his first appointment".

FRED S. FARR

LUTHER E. GIBSON

Senate Committee on Conference

GORDON H. WINTON

THOMAS M. REES

Assembly Committee on Conference

The roll was called, and the report adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

CONSIDERATION OF DAILY FILE

UNFINISHED BUSINESS

Consideration of Assembly Amendments

Senate Bill No. 38—An act to add Sections 22602.1 and 22701.1 to the Education Code, relating to the salaries of state higher education officers.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 38?

Amendment No. 1

On page 1 of the printed bill, strike out lines 6, 7, and 8, and insert "be less than thirty thousand dollars (\$30,000) nor shall it exceed thirty-six thousand dollars (\$36,000)."

Amendment No. 2

On page 1, line 10, strike out the words "not exceed"; strike out lines 11, 12, and 13, and insert "not be less than twenty-five thousand dollars (\$25,000) and shall not exceed thirty thousand dollars (\$30,000)."

The roll was called, and the Senate refused to concur in Assembly amendments to Senate Bill No. 38 by the following vote:

AYES—None.

NOES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

APPOINTMENT OF COMMITTEE ON CONFERENCE

MR. PRESIDENT: The Committee on Rules announces the appointment of Senators Teale, Miller, and Rattigan as a Senate Committee on Conference concerning Senate Bill No. 38 to meet a like Committee of the Assembly.

SENATE COMMITTEE ON RULES
BURNS, Chairman

CONSIDERATION OF ASSEMBLY AMENDMENTS

Senate Bill No. 23—An act to add Sections 13572 and 11561 to the Government Code, relating to the State Printer.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Bill No. 23?

Amendment No. 1

On page 1 of the printed bill, as amended in Senate March 29, 1962, strike out lines 17 and 18, and insert "of the Legislature. Nothing herein contained shall be construed as rendering inapplicable to the State Printer any conflict of interest statutes."

The roll was called, and the Senate refused to concur in Assembly amendment to Senate Bill No. 23 by the following vote:

AYES—None.

NOES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

APPOINTMENT OF COMMITTEE ON CONFERENCE

MR. PRESIDENT: The Committee on Rules announces the appointment of Senators O'Sullivan, Gibson, and McAteer as a Senate Committee on Conference concerning Senate Bill No. 23 to meet a like committee of the Assembly.

SENATE COMMITTEE ON RULES
BURNS, Chairman

CONSIDERATION OF ASSEMBLY AMENDMENTS

Senate Bill No. 33—An act to amend Sections 75030.5, 75101, 75102, and 75103 of the Government Code, relating to judges' retirement, declaring the urgency thereof, to take effect immediately.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 33?

Amendment No. 1

In line 1 of the title of the printed bill, as amended in Senate March 30, 1962, after "Sections", insert "75030.5".

PRINTER'S NOTE—There being no 7-point strikeout type available, the material which should appear in strikeout type in the following amendment is indicated by being enclosed within brackets.

Amendment No. 2

On page 2, strike out line 27, and insert

"SECTION 1. Section 75030.5 of the Government Code is amended to read:
75030.5. Any judge who becomes a judge on or after the effective date of the amendment to this section enacted at the 1962 First Extraordinary Session and who has served as [a] an elected state constitutional officer before becoming a judge, or any judge who became a judge prior to such date who has served as a constitutional officer or as a public legal officer before becoming a judge, has a right to elect by written election filed with the Controller at any time prior to retirement, to make contributions pursuant to this section for, and receive credit in this system as service for all or any part of the time he served as such officer, excluding any period of time for which he is receiving or is entitled to receive a retirement allowance from any

other public retirement system. As used herein, the term "elected state constitutional officer" means the holder of the office of Member of the Senate or Assembly, Governor, Lieutenant Governor, Secretary of State, Controller, Treasurer, Attorney General, Superintendent of Public Instruction, or member of the State Board of Equalization. As used herein, the term "constitutional officer" means the holder of an office created by the Constitution of this State, and "Public legal officer" means the holder of any legal office of the State or any agency of the State or of any county or city in the State who is paid a salary or other fixed regular compensation and who is admitted and licensed to practice law in the State of California during the time of holding said office and whose principal duties in said office are legal in nature, such as Attorney General, Legislative Counsel, Commissioner of Corporations, district attorney, county counsel, city attorney, city prosecutor, public defender, or deputy of any such office, or a secretary to the Governor whose duties include the hearing of extradition matters, admitted and licensed to practice law in the State of California during the time of holding said office and whose principal duties in said office are legal in nature.

Every judge electing to receive credit for service pursuant to this section shall at the time of filing his election, and as a condition to receiving such credit, pay into the Judges' Retirement Fund a sum equal to the amount which would have been deducted from his salary and paid into that fund pursuant to Section 75102 had he been a judge during the time for which he elects to receive credit for service, computed by applying the rates of deduction applicable to judges' salaries during such time to the rate of salary he actually received during his first year as a judge, plus interest at 3 percent a year, to the date of his payment, upon the amounts of such deductions and from the respective dates they would have been paid had he been a judge during the time for which he elects to receive credit for service. Such amount and interest shall be determined by the Controller in accordance with this section.

SEC. 2. Section 75101 of said code is".

Amendment No. 3

On page 2, line 39, strike out "SEC. 2.", and insert "SEC. 3.".

Amendment No. 4

On page 2, line 48, strike out "SEC. 3.", and insert "SEC. 4.".

Amendment No. 5

On page 3, strike out line 5, and insert

"SEC. 5. Sections 2, 3, and 4 of this act shall become operative on May 1, 1962.".

Amendment No. 6

On page 3, line 6, strike out "5", and insert "6".

Second Set of Amendments to Senate Bill No. 33

Amendment No. 1

On page 1, line 4, of the printed bill, as amended in Assembly April 4, 1962 after "judge who", insert "first".

Amendment No. 2

On page 1, line 8, after "judge who", insert "first".

Amendment No. 3

On page 1, line 14, after "officer", insert "or judge".

The roll was called, and the Senate refused to concur in Assembly amendments to Senate Bill No. 33 by the following vote:

AYES—None.

NOES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAttee, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—34.

APPOINTMENT OF COMMITTEE ON CONFERENCE

MR. PRESIDENT: The Committee on Rules announces the appointment of Senators Miller, Rattigan, and Teale as a Senate Committee on Conference concerning Senate Bill No. 33 to meet a like Committee of the Assembly.

SENATE COMMITTEE ON RULES
BURNS, Chairman

CONSIDERATION OF ASSEMBLY AMENDMENTS

Senate Bill No. 41—An act to provide for the establishment of the San Diego Unified Port District; to provide for the calling of municipal elections therefor; describing the powers, duties, and functions thereof, authorizing the district to borrow money and issue bonds for district purposes; to provide means of raising revenues for the operation, maintenance and bond redemption of the district; and to provide for the transfer to such district of tidelands and lands lying under inland navigable waters.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 41?

Amendment No. 1

On page 2, between lines 14 and 15, of the printed bill, as amended in Senate March 50, 1962, insert

"Anything herein to the contrary notwithstanding, the powers and authority herein are to be used only as necessary or incident to the development and operation of a port and shall not apply to public utilities operated under the jurisdiction of the Public Utilities Commission of the State of California."

Amendment No. 2

On page 2, line 30, after the first "district," insert "or San Diego County."

Amendment No. 3

On page 2, line 31, after "cities", insert "or San Diego County".

Amendment No. 4

On page 3, line 40, after "done," insert "as nearly as may be practicable,".

Amendment No. 5

On page 3, between lines 42 and 43, insert

"For the purposes of the election, the terms "board of trustees" and "city clerk," respectively, as used in the Elections Code provisions respecting the conduct of elections in general law cities, shall mean the county board of supervisors and the county clerk, respectively, for the purpose of the election held under this act."

Amendment No. 6

On page 4, line 13, after the first "cities", insert "and outside territory".

Amendment No. 7

On page 4, line 24, after "city", insert ", including any such lands which have been granted in trust to the city by the State".

Amendment No. 8

On page 4, line 24, strike out the period after "city", and insert "in the Bay of San Diego. The City of San Diego shall convey to the district all its right, title and interest in and to such public lands as lie within the tidelands and submerged lands in the Bay of San Diego, together with any facilities thereon, which are owned by the City of San Diego."

Amendment No. 9

On page 5, line 12, after the period, insert "A commissioner may be removed from the board by a four-fifths vote of the city council which appointed such commissioner."

Amendment No. 10

On page 5, after line 38, insert

"The provisions in the master plan shall not override or supersede any local existing zoning ordinance; provided, that if any local zoning ordinance is repealed, or expires, or becomes nonoperative for any reason, thereafter the provisions of the master plan adopted by the board shall control as to all lands and waters under the jurisdiction of the district."

Amendment No. 11

On page 6, line 36, strike out "or without".

Amendment No. 12

On page 6, line 40, after "facilities", insert "or other improvements".

Amendment No. 13

On page 6, line 42, after "facilities", insert "or other improvements".

Amendment No. 14

On page 6, line 48, strike out "San Diego County", and insert "the district".

Amendment No. 15

On page 7, line 13, after "and", strike out "a", and insert "the".

Amendment No. 16

On page 7, line 31, strike out "legislative body", and insert "board".

Amendment No. 17

On page 8, strike out lines 17 to 23, inclusive, and insert

"SEC. 37. The district may itself, without letting contracts therefor, do work and make improvements. The work shall be done under the direction of its officers or employees.

In the construction, reconstruction or repair of public buildings, streets, utilities and other public works, and in furnishing supplies, materials, equipment or contractual services for the same, when the expenditure therefor shall exceed the sum of two thousand five hundred dollars (\$2,500), the same shall be done by written contract, except as otherwise provided in this act, and the board, on the recommendation of the port director, shall let the same to the lowest responsible and reliable bidder, not less than 10 days after advertising for one day in the official newspaper of the district for sealed proposals for the work contemplated. If the cost of the public contract work exceeds the sum of one thousand dollars (\$1,000), but is not in excess of two thousand five hundred dollars (\$2,500), the board may let the contract without advertising for bids, but not until the port director shall have secured competitive prices from contractors interested, which shall be taken under consideration by the board before the contract is let. The board may, however, upon the recommendation of the port director and by a vote of five of its members, order the performance of any such construction and reconstruction or repair work by appropriate city forces when the estimates submitted as part of the port director's recommendation indicate that the work can be done by the district forces more economically than if let by contract.

In case of a great public calamity, such as extraordinary fire, flood, storm, epidemic or other disaster the board may, by resolution passed by a vote of five of its members, determine and declare that the public interest or necessity demands the immediate expenditure of district money to safeguard life, health or property, and thereupon they may proceed, without advertising for bids or receiving the same, to expend, or enter into a contract involving the expenditure of, any sum required in such emergency, on hand in the district fund and available for such purpose. All contracts before execution shall be approved as to form and legality by the attorney for the district."

Amendment No. 18

On page 8, line 24, before "The", insert "SEC. 37.5."

Amendment No. 19

On page 9, strike out lines 23 to 25, inclusive.

Amendment No. 20

On page 9, line 26, strike out "and Chapter".

Amendment No. 21

On page 9, line 27, strike out "32. Statutes of 1901, page 27,".

Amendment No. 22

On page 12, line 4, strike out "word", and insert "words".

Amendment No. 23

On page 12, line 8, strike out " , or in any other county".

Amendment No. 24

On page 12, line 51, strike out "police", and insert "peace".

Amendment No. 25

On page 13, line 19, strike out "or without".

Amendment No. 26

On page 13, line 21, strike out "such rule or regulation", and insert "rule or regulation of the board".

Amendment No. 27

On page 13, line 26, after "ordinance", insert ", or any local police or sanitary regulation,".

Amendment No. 28

On page 13, strike out lines 27 to 31, inclusive, and insert "The prosecution shall be conducted by the City Attorney of San Diego if the infraction occurred within the corporate limits of the City of San Diego on lands or waters subject to the jurisdiction of the district. The prosecution shall be conducted by the District Attorney of San Diego County if the infraction occurred without the corporate limits of the City of San Diego but otherwise on lands or waters subject to the jurisdiction of the district. The complaint shall be filed in the judicial district within which the infraction occurred."

Amendment No. 29

On page 13, strike out lines 38 to 42, inclusive.

Amendment No. 30

On page 14, strike out lines 15 and 16, and insert
 "(d) The condemnation of private property for public use."

Amendment No. 31

On page 14, line 22, after "privilege", strike out the comma.

Amendment No. 32

On page 14, line 23, strike out "excepting irrevocable permits".

Amendment No. 33

On page 14, line 25, after "privileges", strike out the comma, and "except-".

Amendment No. 34

On page 14, line 26, strike out "ing irrevocable permits".

Amendment No. 35

On page 14, between lines 26 and 27, insert
 "Irrevocable permits shall not be granted or issued to any person."

Amendment No. 36

On page 15, line 9, after "city", insert ", including any such lands which have been granted in trust to the county or city by the State,".

Amendment No. 37

On page 15, line 28, after the period, insert
 "The lands reverting to the cities or the county pursuant to this section shall be held by the respective cities or the county in trust subject to the conditions, terms, and purposes of this act."

Amendment No. 38

On page 16, line 33, strike out "made", and insert "appointed".

Amendment No. 39

On page 19, after line 42, insert

"SEC. 87. (a) The tide and submerged lands conveyed to the district by any city included in the district shall be held by the district and its successors in trust and may be used for purposes in which there is a general statewide purpose, as follows:

(1) For the establishment, improvement and conduct of a harbor, and for the construction, reconstruction, repair, maintenance, and operation of wharves, docks, piers, ships, quays, and all other works, buildings, facilities, utilities, structures and appliances incidental, necessary or convenient, for the promotion and accommodation of commerce and navigation.

(2) For all commercial and industrial uses and purposes, and the construction, reconstruction, repair and maintenance of commercial and industrial buildings, plants and facilities.

(3) For the establishment, improvement and conduct of an airport and heliport or aviation facilities, including but not limited to approach, takeoff and clear zones in connection with airport runways, and for the construction, reconstruction, repair, maintenance and operation of terminal buildings, runways, roadways, aprons, taxiways, parking areas, and all other works, buildings, facilities, utilities, structures and appliances incidental, necessary or convenient for the promotion and accommodation of air commerce and air navigation.

(4) For the construction, reconstruction, repair and maintenance of highways, streets, roadways, bridges, belt line railroads, parking facilities, power, telephone, telegraph or cable lines or landings, water and gas pipelines, and all other transportation and utility facilities or betterments incidental, necessary or convenient for the promotion and accommodation of any of the uses set forth in this section.

(5) For the construction, reconstruction, repair, maintenance and operation of public buildings, public assembly and meeting places, convention centers, parks, playgrounds, bathhouses and bathing facilities, recreation and fishing piers, public recreation facilities, including but not limited to public golf courses, and for all works, buildings, facilities, utilities, structures and appliances incidental, necessary or convenient for the promotion and accommodation of any such uses.

(6) For the establishment, improvement and conduct of small boat harbors, marinas, aquatic playgrounds and similar recreational facilities, and for the construction, reconstruction, repair, maintenance and operation of all works, buildings, facilities, utilities, structures and appliances incidental, necessary or convenient for the promotion and accommodation of any of such uses, including but not limited to snack bars, cafes, restaurants, motels, launching ramps and hoists, storage sheds, boat repair facilities with cranes and marine ways, administration buildings, public restrooms, bait and tackle shops, chandleries, boat sales establishments, service stations and fuel docks, yacht club buildings, parking areas, roadways, pedestrian ways and landscaped areas.

(b) The district or its successors shall not, at any time, grant, convey, give or alienate said lands, or any part thereof, to any individual, firm or corporation for any purposes whatever; provided, that said district, or its successors, may grant franchises thereon for limited periods, not exceeding 66 years, for wharves and other public uses and purposes, and may lease said lands, or any part thereof, for limited periods, not exceeding 66 years, for purposes consistent with the trusts upon which said lands are held by the State of California, and with the requirements of commerce and navigation, and collect and retain rents and other revenues from such leases, franchises and privileges. Such lease or leases, franchises and privileges may be for any and all purposes which shall not interfere with commerce and navigation.

(c) Said lands shall be improved without expense to the State; provided, however, that nothing contained in this section shall preclude expenditures for the development of said lands for any public purpose not inconsistent with commerce, navigation and fishery, by the State; or any board, agency or commission thereof, when authorized or approved by the district, nor by the district of any funds received for such purpose from the State or any board, agency or commission thereof.

(d) In the management, conduct, operation and control of said lands or any improvements, betterments, or structures thereon, the district or its successors shall make no discrimination in rates, tolls or charges for any use or service in connection therewith.

(e) The State of California shall have the right to use without charge any transportation, landing or storage improvements, betterments or structures constructed upon said lands for any vessel or other watercraft, aircraft, or railroad owned or operated by the State of California.

(f) There is hereby reserved to the people of the State of California the right to fish in the waters on said lands with the right of convenient access to said water over said lands for said purpose.

(g) There is hereby excepted and reserved in the State of California all deposits of minerals, including oil and gas, in said lands, and to the State of California, or persons authorized by the State of California, the right to prospect for, mine, and remove such deposits from said lands.

(h) Said lands shall be held subject to the express reservation and condition that the State may at any time in the future use said lands or any portion for highway purposes without compensation to the district, its successors or assigns, or any person, firm or public or private corporation claiming under it, except that in the event improvements, betterments or structures have been placed upon the property taken by the State for said purposes, compensation shall be made to the person entitled thereto for the value of his interest in the improvements, betterments or structures taken or the damages to such interest.

(i) The State Lands Commission shall, at the cost of the district, survey and monument said lands and record a description and plat thereof in the office of the County Recorder of San Diego County.

(j) As to any tide and submerged lands conveyed to the district by a city which are subject to a condition contained in a grant of said lands to the city by the State that said lands shall be substantially improved within a designated period or else they shall revert to the State, such condition shall remain in effect as to said lands and shall be applicable to the district.

As to any tide and submerged lands conveyed to the district by a city which are not subject to such a condition contained in a grant by the State and which have not heretofore been substantially improved, said lands, within 10 years from the effective date of this act, shall be substantially improved by the district without expense to the State. If the State Lands Commission determines that the district

has failed to improve said lands as herein required, all right, title and interest of the district in and to said lands shall cease and said lands shall revert and rest in the State."

Second Set of Amendments to Senate Bill No. 41

Amendment No. 1

On page 4, line 27, of the printed bill, as amended in Senate March 30, 1962, after the period, insert "Notwithstanding any other provision of this act, the City of San Diego shall not be required to convey to the district those lands described in Chapter 778 of the Statutes of 1929, and the City of Coronado shall not be required to convey to the district those lands described in Chapter 1839 of the Statutes of 1953."

Amendment No. 2

On page 15, between lines 2 and 3, insert

"The district shall also take over and assume other indebtedness, including in indebtedness arising out of construction obligations of the county or any city specified in this act which indebtedness shall have been incurred for development of tide and submerged lands."

Third Set of Amendments to Senate Bill No. 41

Amendment No. 1

On page 4, lines 34 and 35, of the printed bill, as amended in Senate March 30, 1962, strike out "have elected to join", and insert "are included in".

Fourth Set of Amendments to Senate Bill No. 41

Amendment No. 1

In line 1 of the title of the printed bill, as amended in Assembly April 5, 1962, strike out "a port district em-"; and strike out lines 2 and 3, and insert "the San Diego Unified Port District; to provide for the calling of".

Amendment No. 2

On page 5, line 37, after "ordinance", insert "which was in effect on April 30, 1962".

Amendment No. 3

On page 6, strike out lines 5 and 6, and insert "district. The port director shall appoint a treasurer whose duty it shall be to receive".

Amendment No. 4

On page 6, strike out lines 41 to 49, inclusive, and insert "SEC. 26. Any proposed use by the district of any particular land within its jurisdiction which would constitute a public nuisance may be prohibited by ordinance adopted by the city within which such land is located."

Amendment No. 5

On page 8, line 10, strike out "harbor".

Amendment No. 6

On page 9, line 1, strike out "city", and insert "district".

Amendment No. 7

On page 10, line 7, after "report", insert "approved by the port director".

Amendment No. 8

On page 10, between lines 15 and 16, insert

"SEC. 42. As to any service which the district is authorized to perform pursuant to the provisions of this act, the district may contract for the performance of such service by the city within which the particular tidelands are located."

Amendment No. 9

On page 10, line 19, after "act", insert "", except those authorized by Sections 51 and 52 of this act,".

Amendment No. 10

On page 13, line 22, after the second "and", insert "may establish".

Amendment No. 11

On page 13, line 37, strike out "shall", and insert "may".

Amendment No. 12

On page 15, line 20, after "indebtedness", insert "incurred for development of tide and submerged lands".

Amendment No. 13

On page 16, line 46, strike out "of".

Amendment No. 14

On page 16, strike out line 47, and insert "Employees' Retirement System and may provide retirement".

Amendment No. 15

On page 16, line 48, strike out "of Cali-"; and in line 49, strike out "fornia", and insert "Employees'".

Amendment No. 16

On page 16, after line 49, insert "The district may, by contract, continue such employees of the district so blanketed in as members of the retirement system of which they were members while they were employees of the respective cities."

Amendment No. 17

On page 20, line 33, strike out "an".

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 41 by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—33.

NOES—None.

Above bill ordered enrolled.

REQUEST FOR UNANIMOUS CONSENT

Senator Fisher asked for, and was granted, unanimous consent to have the Opinions of the Legislative Counsel regarding Senate Bill No. 41 printed in the Journal, following concurrence in Assembly amendments.

STATE OF CALIFORNIA, OFFICE OF LEGISLATIVE COUNSEL

3021 STATE CAPITOL, SACRAMENTO 14

April 12, 1962

Hon. Hugo Fisher

Senate Chamber

San Diego Port District: Nuisances—No. 3814

DEAR SENATOR FISHER: You have asked two questions which we have considered below concerning Section 26 of Senate Bill No. 41 of the 1962 First Extraordinary Session, as amended in Assembly April 9, 1962.

Question No. 1

What is the general nature of the power that a city could exercise under Section 26 of the bill with regard to public nuisances created by the San Diego Unified Port District by its use of land within the jurisdiction of a city?

Opinion and Analysis No. 1

Section 26 of S.B. 41 of the 1962 First Extraordinary Session, as amended in Assembly April 9, 1962, would provide:

"Any proposed use by the district of any particular land within its jurisdiction which would constitute a public nuisance may be prohibited by ordinance adopted by the city within which such land is located."

It has been said by the courts that they will not classify as a public nuisance those activities which do not fall within the scope of statutory definitions of nuisances (*People v. Lim*, 18 Cal. 2d, 872).

Section 3479 of the Civil Code provides:

"Anything which is injurious to health, or is indecent or offensive to the senses, or an obstruction to the free use of property, so as to interfere with the comfortable enjoyment of life or property, or unlawfully obstructs the free passage or use, in the customary manner, of any navigable lake, or river, bay, stream, canal, or basin, or any public park, square, street, or highway, is a nuisance."

Section 370 of the Penal Code provides:

"Anything which is injurious to health, or is indecent, or offensive to the senses, or an obstruction to the free use of property, so as to interfere with the comfortable enjoyment of life or property by an entire community or neighborhood, or by any considerable number of persons, or unlawfully obstructs the free passage or use, in the customary manner, of any navigable lake, or river, bay, stream, canal, or basin, or any public park, square, street, or highway, is a public nuisance."

Further, Section 3480 of the Civil Code provides:

"A public nuisance is one which affects at the same time an entire community or neighborhood, or any considerable number of persons, although the extent of the annoyance or damage inflicted upon individuals may be unequal."

The Legislature has designated numerous other specific actions or activities as public nuisances (see, for example, Sec. 50485.2, Gov. C., airport hazards; Sec. 7707, F. & G.C., unlawful fish reduction plant; Secs. 5410, 5413, H. & S.C., sewage and industrial wastes; Sec. 17821, H. & S.C., unfit buildings; Sec. 28298, H. & S.C., unlawful food processing plants; Sec. 3600, P.R.C., certain oil wells).

Further the Legislature has authorized cities to declare by ordinance what constitutes a nuisance (Sec. 38771, Gov. C.). While we have been unable to find any case on the point, we think that the courts would not construe Section 38771 of the Government Code as authorizing cities declare, pursuant to Section 26 of S.B. 41, uses of land nuisances which do not fit within the various statutory definitions of nuisances discussed above.

These statutory declarations of public nuisances are limited, however, by Section 3482 of the Civil Code which provides that:

"Nothing which is done or maintained under the express authority of a statute can be deemed a nuisance."

The courts have said, however, that this statutory sanction cannot be pleaded in justification of acts that by general rule of law constitute a nuisance, unless such acts are authorized expressly or by necessary implication it is shown that the Legislature contemplated the very act which occasioned the injury (see, *Hassell v. City and County of San Francisco* (1938) 11 Cal. 2d, 168, 171), where the authority given by the San Francisco charter to erect or superintend the erection of buildings was considered "not express authority" within the meaning of

Civil Code Section 3482 to erect public convenience stations. Further, it has been held that while a mosquito district was authorized by statute to abate mosquitoes, such power did not permit the district to abate mosquitoes in such a manner as to create a nuisance by the creation of a thick blanket of chemical fog which made it impossible for motorists to see or proceed safely down a highway (*Bright v. East Side Mosquito Abatement District* (1959), 168 Cal. App. 2d 7, 11).

Thus we think that, generally speaking, the effect of Section 26 of S.B. 41 would be to authorize the cities involved to prohibit a proposed use of land within the cities by the district which use is designated a public nuisance by statute, unless the use is expressly authorized or by necessary implication it is shown that the Legislature contemplated the very act which occasioned the injury arising out of the use.

Question No. 2

Could a city act frivolously under Section 26 of S.B. 41 and prohibit uses of land by the district absent some material detriment to the city?

Opinion and Analysis No. 2

We think that in determining whether a city could prohibit a particular use of land by the district pursuant to Section 26 of S.B. 41 the courts would be guided by the general principles governing court actions respecting public nuisances generally.

Generally speaking, the underlying principle in nuisances is that one must so use his own right as not to infringe upon the rights of others (*Hobbs v. Amador & Sacramento Canal Co.* (1884), 66 Cal. 161, 162), and it is the extent and nature of the nuisance and the degree of the injury caused thereby which constitutes the nuisance (*McIntosh v. Brunner* (1924), 68 Cal. App. 770, 777). Thus whether a nuisance exists by reason of the conduct complained of is ordinarily a question of fact (*Blanc v. Klimpke* (1865), 29 Cal. 156, 159). However, where the Legislature has declared a certain act or use of property to constitute a public nuisance such act constitutes a public nuisance per se and no proof of ill effects is necessary (*McClatchy v. Laguna Lands, Ltd.* (1917), 32 Cal. App. 718, 725). However, statutory nuisances may not be recognized by the courts if the activity declared a nuisance is not actually a nuisance (*Western Granite & Marble Co. v. Knickerbocker* (1894), 103 Cal. 111, 115).

The evidence of an injurious effect is a necessary element of a nuisance (*Harvey v. Chilton* (1858), 11 Cal. 114, 119-120).

Finally in this regard, we think the principles expressed by the Legislature in Section 731a of the Code of Civil Procedure might be persuasive with the courts. That section provides:

"Whenever any city, city and county, or county shall have established zones or districts under authority or law wherein certain manufacturing or commercial uses are expressly permitted, except in an action to abate a public nuisance brought in the name of the people of the State of California, no person or persons, firm or corporation shall be enjoined or restrained by the injunctive process from the reasonable and necessary operation in any such industrial or commercial zone of any use expressly permitted therein, nor shall

such use be deemed a nuisance without evidence of the employment of unnecessary and injurious methods of operation. Nothing in this act shall be deemed to apply to the regulation and working hours of canneries, fertilizing plants, refineries and other similar establishments whose operation produce offensive odors."

By analogy the courts might find that the district may not be prohibited from reasonable and necessary operations of any activity which would be authorized by S.B. 41 so long as there is no evidence of employment of unnecessary and injurious methods of operation.

Very truly yours,

A. C. MORRISON
Legislative Counsel
By SHERWIN C. MACKENZIE, JR.
Deputy Legislative Counsel

STATE OF CALIFORNIA, OFFICE OF LEGISLATIVE COUNSEL
SACRAMENTO, CALIFORNIA, April 8, 1962

Hon. J. Eugene McAteer
Senate Chamber

San Diego Unified Port District—No. 3567

DEAR SENATOR MCATEER:

Question

With regard to Senate Bill No. 41, 1962 First Extraordinary Session, as amended in Assembly April 5, 1962, you have asked whether it would be constitutional to require a city to convey its tide and submerged lands, conveyed by the State to that city in trust, together with facilities constructed thereon, to the district upon its formation, even if a majority of the electors of such city had voted against the formation of the district?

In this connection it should be noted that it is possible, under this bill, for the district to be formed even if the electors of one of the four smaller cities votes against the formation of the district, for the vote of the four smaller cities and outside territory is to be counted together as one unit (see Secs. 11, 12, and 13, S.B. 41, 1962 1st Ex. Sess., as amended in Assembly April 5, 1962).

Opinion

Under the stated conditions, in our opinion such a provision is constitutional as to the tide and submerged lands which have been granted by the State to the city in trust, and as to any facilities which have been constructed thereon.

Analysis

Section 14 of Senate Bill No. 41, 1962 First Extraordinary Session, as amended in Assembly April 5, 1962, provides that upon the establishment of the San Diego Unified Port District, the cities of San Diego, Chula Vista, Coronado, National City, and Imperial Beach shall convey their tide and submerged lands, together with any facilities thereon, to the district. Section 68 of that bill provides that the State consents to such transfers.

At the outset it should be noted that a legislative act is presumed to be constitutional; unconstitutionality must be clearly shown, and doubts will be resolved in favor of its validity (*In re Madra Irr. Dist.* (1891), 92 Cal. 296; *San Francisco v. Ind. Acc. Com.* (1920), 183 Cal. 273; *People v. Globe etc. Co.* (1930), 211 Cal. 121).

It is essential to the interests of the public that harbors and ports be developed under governmental control, with jurisdiction to direct their development in relation to commerce generally and for the benefit of the people (*Oakland v. Hogan* (1940), 41 Cal. App. 2d 333, 340). The Legislature has authorized the creation of port or harbor districts, and has delegated to them authority for carrying on the commerce and business of the State at the particular ports (*Gilgert v. Stockton Port Dist.* (1936), 7 Cal. 2d 384).

The Legislature may confer such power on a special district as it chooses (*Joint Highway Dist. No. 13 v. Human* (1934), 220 Cal. 578, 584). If the matter is one of general or statewide concern, the Legislature has paramount authority (see Witkin, Summary of California Law, Vol. 3, pp. 1976-1977). It would appear that the development of a port and the tide and submerged lands of the five cities specified in the bill would constitute a statewide purpose (*Mallon v. City of Long Beach* (1955), 44 Cal. 2d 199, 209; and see *Santa Barbara etc. Agency v. All Persons* (1957), 47 Cal. 2d 699, 710). Further, the act itself declares that the development of the port and the adjacent lands is a matter of statewide concern (S.B. 41, 1962 1st Ex. Sess., as amended in Assembly April 5, Sec. 79).

The ungranted tide and submerged lands of the State are owned by the State subject to a trust for purposes of commerce, navigation, and fisheries for the benefit of all of the people of the State (*Mallon v. City of Long Beach*, supra; *Boone v. Kingsbury* (1928), 206 Cal. 148, 183; *People v. California Fish Co.* (1913), 166 Cal. 576, 584, quoting from *Illinois Central Ry. Co. v. Illinois* (1892), 146 U.S. 387, 452).

The administration and execution of the public trust is committed by the State Constitution to the legislative department. The powers of the State as trustee are commensurate with the duties of the trust and include the implied power to do everything necessary to the execution and administration of the trust (Art. XV, Sec. 2, Cal. Const.; *People v. California Fish Co.*, supra, p. 597).

In the administration and execution of this public trust, it has been the practice of the State for over 100 years to grant tide and submerged lands to cities, counties, and districts, in trust, in order to promote or advance navigation, harbor development, commerce, fisheries, and for other public purposes.

Such a grantee, however, does not hold such lands in the same capacity as a private owner, for the land granted is impressed with a public trust for the benefit of all of the people of the State (*People v. California Fish Co.*, supra, p. 584; *Mallon v. City of Long Beach*, supra).

The State may be said to have delegated the administration of this public trust to the subordinate governmental body (see *Newcomb v. City of Newport Beach* (1936), 7 Cal. 2d 393, 401-402; *City of Long Beach v. Lisenby* (1917), 175 Cal. 575, 579-580. So long as the property

remains subject to the trust, it would appear to be competent for the Legislature to direct the administration of the trust (see *Atwood v. Hammond* (1935), 4 Cal. 2d 31, 38-39).

In commenting on the nature of these grants to municipalities, the California Supreme Court, in *Mollen v. City of Long Beach* (1955), 44 Cal. 2d 199, at page 209, stated:

"... Even if a conveyance, such as the one to the City of Long Beach in the present case, from the State to a municipal corporation is considered as a contract between the city and the State or as creating property interests in the city, *the State acting through the Legislature has the power to alter contractual or property rights acquired by the municipal corporation from the State for governmental purposes.* [citations]. A municipal corporation has no privileges or immunities under the United States Constitution that it can invoke against the will of the state [citations], and under the California Constitution a freeholder city, such as the City of Long Beach, is exempt from legislative control only as to 'municipal affairs.' [citations] It is clear in the present case that any interest of the City of Long Beach in the tidelands was acquired not as a 'municipal affair,' *but subject to a public trust to develop its harbor and navigation facilities for the benefit of the entire State, and was therefore subject to the control of the Legislature.* [citations]" (Emphasis added.)

Thus, it would appear that the electors of a particular city have no vested interest in the tide and submerged lands granted to that particular city.

Finally, it should be noted that S.B. 41 does not abrogate the public trust, but rather such lands are to be held in trust for the purposes of commerce, navigation, fisheries, and recreation. In effect, the bill substitutes the district for the respective cities as the trustee of the lands.

In view of the foregoing, in our opinion it would be constitutional for the Legislature to require a city to convey its tide and submerged lands, conveyed by the State to that city in trust, to the district upon its formation, even if a majority of the electors of such city had voted against the formation of the district (see *City of Monterey v. Jacks* (1903), 139 Cal. 542, 548-549, Affd. 203 U.S. 360, 51 L. Ed. 220; and see *Mahoney v. Board of Education* (1909), 12 Cal. App. 293, 296-297).

It is also our opinion that it would be constitutional for the Legislature to require a city to convey the facilities which have been constructed on the tide and submerged lands, held in trust by the city, to the district.

Initially, it should be noted that the Legislature, in general, and except as to purely municipal affairs in case of chartered cities, has broad powers with respect to a city, its affairs and its property (*Payne & Dewey v. Treadwell* (1860), 16 Cal. 220, 233; 34 Cal. Jur. 2d, Municipal Corporations, Sec. 147). Although it has been held that property held by a city in a proprietary capacity cannot be disposed of by the Legislature without the city's consent (see *City of Monterey v. Jacks*, supra, pp. 551-552; and see *People v. California Fish Co.*, supra, p. 599), we are not aware of any case where this rule has been applied

with respect to facilities constructed by a city on property held by it in trust for governmental purposes (see *People v. California Fish Co.*, supra, p. 597).

In the latter connection, tide and submerged lands which have been granted to a city by the State, in trust, are to be used only for purposes consistent with the trust upon which such lands are held (see, e.g., Ch. 836, Stats. 1957, Sec. 1, subd. (a) (grant to city of Coronado)). A grant of such lands may, however, permit the construction thereon of public buildings, public works and recreational areas to the extent that such facilities do not interfere with the use of the lands for commerce and navigation (see last citation).

It would appear that any such facilities constructed in furtherance of the trust purposes would become a part of the trust which is subject to legislative control, and could be required by the Legislature to be conveyed to the district. Such an act would not impair any obligation of contract (*San Francisco v. Canavan* (1872), 42 Cal. 511, 558), for the bill expressly provides that the district shall assume bonded indebtedness, indebtedness arising out of contractual obligations, and other indebtedness (S.B. 41, 1962 1st Ex. Sess., as amended in Assembly April 5, Sec. 67).

Very truly yours,

A. C. MORRISON

Legislative Counsel

By ALAN W. STRONG

Deputy Legislative Counsel

Two copies to Hon. Hugo Fisher
pursuant to Joint Rule 34

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF SENATE BILLS

Senate Joint Resolution No. 4—Relative to airplane service to Fresno.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Holmdahl, Lagomarsino, McAteer, Miller, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—34.

NOES—None.

Resolution ordered transmitted to the Assembly.

By Senator Miller:

Senate Resolution No. 31

In regard to mental hygiene salary proposal

WHEREAS, The Legislature of the State of California has consistently appropriated funds for the development and improvement of the State's mental hygiene program; and

WHEREAS, The State Department of Mental Hygiene has proposed new and improved programs for the mentally retarded; and

WHEREAS, The Legislature has taken cognizance of these proposed programs and has increased the department's budget accordingly; now, therefore, be it

Resolved by the Senate of the State of California, That the State Personnel Board give consideration to special salary adjustments for various classifications within

the State Department of Mental Hygiene, with particular reference to departmental proposals for the creation of additional classes for employees who are engaged in actual treatment work as opposed to custodial duties, and for employees who must have additional educational or professional qualifications, and that upon such reclassification the board survey the salaries paid outside of state service and take this into consideration when establishing salaries for these new classes; and be it further

Resolved, That the State Personnel Board report to the Senate its action in regard to the direction given by this resolution prior to the beginning of the 1963 General Session.

Resolution read, and unanimously adopted on motion of Senator Miller.

REQUEST FOR UNANIMOUS CONSENT

Senator Miller asked for, and was granted, unanimous consent to have the following analysis of Senate Resolution No. 31 printed in the Journal.

LEGISLATIVE ANALYST
April 9, 1962

Analysis of Senate Resolution No. 31 (Miller) 1962 First Extraordinary Session

Cost: Indeterminate

Analysis:

Senate Resolution No. 31 urges the State Personnel Board to give consideration to special salary adjustments for various employee classifications within the State Department of Mental Hygiene, with particular reference to departmental proposals for the creation of additional classes for employees who are engaged in actual treatment work as opposed to custodial duties, and for employees who must have additional education or professional qualifications.

It is not possible to estimate the cost effect that this resolution will have. At the time the salary increase items in the budget were being considered by the Senate Finance Committee, a proposal was made by the Department of Finance and Department of Mental Hygiene to transfer \$608,000 from the Salary Increase Item to the Department of Mental Hygiene budget for the purpose as outlined in the resolution.

CONSIDERATION OF DAILY FILE (RESUMED) THIRD READING OF SENATE BILLS (RESUMED)

Senate Bill No. 48 An act calling a special election to be consolidated with the general election of 1962 and to provide for the submission to the electors of the State at such consolidated election of constitutional amendments proposed by the Legislature at the 1962 First Extraordinary Session, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Miller, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—35.

NOES—None.

Bill ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 9—Congratulating the Elbeetian Legion on its 25th anniversary reunion.

Resolution read, and presented by Senator McAteer.

The roll was called, and the resolution adopted by the following vote:
AYES—Senators Arnold, Begovich, Brown, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Fisher, Geddes, Holmdahl, Lagomarsino, McAteer, Murdy, O'Sulli-

van, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—27.

NOES—Senators Gibson and Richards—2.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 15—Relative to amending Rule No. 34 of the Joint Rules of the Senate and Assembly, relating to opinions of the Legislative Counsel.

Resolution read, and presented by Senator Burns.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Bill No. 42—An act to add Chapter 15.5 (commencing with Section 19891) to Division 14 of the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; appropriating money for the purpose of carrying out this chapter; and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election.

Bill read third time, and presented by Senator Donnelly.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, and Weingand—32.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 51—An act to add Article 5i (commencing at Section 996.87) to Chapter 6 of Division 4 of the Military and Veterans Code, authorizing the creation of a debt or debts, liability or liabilities, through the issuance and sale of state bonds, to create a fund to provide farm and home aid for veterans in accordance with the provisions of the Veterans Farm and Home Purchase Act of 1943 and acts amendatory and supplemental thereto; defining the powers and duties of the Veterans' Finance Committee of 1943 and of the Department of Veterans Affairs and other state officers in respect to the administration of the provisions hereof; providing ways and means, exclusive of loans, for the payment of the interest of such debt or debts, liability or liabilities, as such interest falls due, and also for the payment and discharge of the principal of such debt or debts, liability or liabilities, as such principal matures, appropriating money for the purpose of carrying out the provisions of the article; and providing for the submission of the meas-

ure to the people at a special election to be consolidated with the 1962 direct primary election.

Bill read third time, and presented by Senator Begovich.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—43.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 20—An act to amend Section 1 of Chapter 347 of the Statutes of 1913, relating to a conveyance of tide and submerged lands to the City of Berkeley.

Bill read third time, and presented by Senator Holmdahl.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Murdy, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 19—Relative to atomic energy. Resolution read, and presented by Senator McAteer.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Murdy, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Joint Resolution No. 11—Relative to pension plans.

Resolution read, and presented by Senator Short.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Bill No. 9—An act to add Section 337s to the Penal Code, relating to poker.

Bill read third time, and presented by Senator Regan.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—Senators Brown, Miller, and Teale—3.

Bill ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Joint Resolution No. 5: By Senator Arnold—Relative to establishment of a Youth Conservation Corps.

Request for Unanimous Consent

Senator Arnold asked for, and was granted, unanimous consent to take up Senate Joint Resolution No. 5, at this time, for consideration.

CONSIDERATION OF SENATE JOINT RESOLUTION NO. 5

Senate Joint Resolution No. 5—Relative to establishment of a Youth Conservation Corps.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Lagomarsino, McAteer, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—31.
NOES—None.

Resolution ordered transmitted to the Assembly.

**INTRODUCTION, FIRST READING, AND REFERENCE
OF SENATE BILLS (RESUMED)**

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 14: By Senators McAteer, Gibson, Regan, Brown, Teale, Johnson, Dolwig, McCarthy, Burns, and Collier—Relative to the creation of the Joint Interim Committee on Legislative Apportionment.

Referred to Committee on Governmental Efficiency.

REPORTS OF STANDING COMMITTEES**Committee on Governmental Efficiency**

SENATE CHAMBER, April 12, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Senate Concurrent Resolution No. 14

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

GIBSON, Chairman

Request for Unanimous Consent

Senator McAteer asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 14, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 14

Senate Concurrent Resolution No. 14—Relative to the creation of the Joint Interim Committee on Legislative Apportionment.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson,

Grumsky, Holmdahl, Lagomarsino, McAteer, Quick, Regan, Rodda, Short, Slattery, Stern, Sturgeon, Wengate, and Robert D. Williams—29.
 NOES—Senators Murdy, Rattigan, and Richards—3.

Resolution ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 12, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted the report of the Committee on Conference concerning:

Senate Bill No. 22—An act to amend Section 14063 of, and to add Section 11560 to, the Government Code, relating to the State Architect.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By JAMES D. DRISCOLL, Chief Assistant Clerk

Above reported bill ordered enrolled.

ASSEMBLY CHAMBER, April 12, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted the report of the Committee on Conference concerning:

Senate Constitutional Amendment No. 1—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending the first paragraph of subdivision (b) of Section 2 of Article IV thereof, relating to Members of the Legislature.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By JAMES D. DRISCOLL, Chief Assistant Clerk

Above reported resolution ordered enrolled.

ASSEMBLY CHAMBER, April 12, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly appointed Messrs. Winton, Rees, and Dahl as a Committee on Conference concerning:

Senate Bill No. 23—An act to amend Section 28522 of the Health and Safety Code, relating to restaurants.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 12, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day adopted as amended:

Senate Concurrent Resolution No. 8

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolution ordered to unfinished business file.

ASSEMBLY CHAMBER, April 12, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed as amended:

Senate Bill No. 40

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bill ordered to unfinished business file.

RESOLUTIONS

The following resolutions were offered:

By Senator Gibson:

Senate Resolution No. 42

Relative to a study of the need and desirability for re-enactment of the Defense Production Act

WHEREAS, The Defense Production Act of 1950 which expired in September 1961 authorized the employment of women in industry essential to national defense for

hours of work in excess of that permitted under the Labor Code, subject to the condition that such additional hours of work not unnecessarily increase the risk of impairing the health and safety of the women; and

WHEREAS, It is alleged that the requirements of our national defense and space agencies cannot be adequately met by industry in California without the re-enactment of some similar exemption from the hours of work limitation for women engaged in such industry; and

WHEREAS, The terms of proposals in this field have been the subject of much controversy as to: their effect on general policies of the State adopted to protect the health and safety of female employees; possible abuses of the exemption provided by any such statute; the competitive effect upon California defense industry of the failure to re-enact such legislation and resultant effect on the economy of the State; the efforts of industry, employee organizations and applicable governmental agencies to train additional personnel; and related matters; now, therefore, be it

Resolved by the Senate of the State of California, That the Rules Committee of the Senate be requested to refer this subject matter to the Senate Fact Finding Committee on Business and Commerce for study and public hearing with directive to said committee to make recommendations and report on this subject to the Senate no later than the 15th day after convening of the 1963 Regular Session of the Legislature.

Resolution read, and referred to Committee on Rules.

By Senator Fisher:

Senate Resolution No. 43

Relative to commemorating the 20th Anniversary of the establishment of the Marine Corps Base Camp Pendleton

WHEREAS, That there exists in San Diego County, California, the largest amphibious training base in the United States; and

WHEREAS, This base was established by the Marine Corps on September 25, 1942, and was dedicated on that date by the President of the United States; and

WHEREAS, During World War II and the Korean conflict, thousands of Marines passed through Camp Pendleton to join the Fleet Marine Force; and

WHEREAS, Many of these Marines gave their lives to protect the freedoms of this country; and

WHEREAS, Through their dedication and self-sacrifice this great nation and the Sovereign State of California exist today as symbols of the free world; and

WHEREAS, In tribute to these Marines and those who carry on as this nation's force in readiness; now, therefore, be it

Resolved by the Senate of California, That the Members of the Senate commend the United States Marine Corps in commemoration of the 20th Anniversary of the establishment of the Marine Corps Base Camp Pendleton, California; and in recognition of its contribution to the growth and prosperity of the State of California, and to the peace and security of the United States; and be it further

Resolved, That the Secretary of the Senate transmit suitably prepared copies of this resolution to the Commandant of the Marine Corps and the Commanding General, Marine Corps Base Camp Pendleton, California together with two extra copies thereof.

Resolution read, and unanimously adopted on motion of Senator Fisher.

ADJOURNMENT

At 6.27 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 9.30 a.m., Friday, April 13, 1962.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTY-FOURTH LEGISLATIVE DAY
THIRTY-EIGHTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Friday, April 13, 1962

The Senate met at 9.30 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

From the ancients, comes this prayer:
Listen to the salutation of the dawn,
Look to this day, for it is life, the very life of life.
On its brief course be all the
Varieties and realities of your existence;
The bliss of growth
The glory of action
The splendor of beauty;
For yesterday is but a dream
And tomorrow is only a vision,
But today, well lived, makes every
Yesterday a dream of happiness,
And every tomorrow a vision of hope.
Look well, therefore, to this day!
Such is the salutation of the dawn.
May the grace of our Lord Jesus
Christ be with you. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:
Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Dolwig, on motion of Senator Brown, due to legislative business.

Senator McCarthy, on motion of Senator Brown, due to legislative business.

Senator Arnold, on motion of Senator O'Sullivan, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Backstrand, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Melvin Jacobson of Arlington.

On request of Senator Fisher, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Robert G. Sweeny of San Diego.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Friendly Lucas of Carmichael, and Caroline Wright of Fair Oaks.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Frank Jameson and Jim Bush of Glendale; Leonard Shane, Max Herman, Robert McGrath, and John Tranchitella, all of Los Angeles.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following eighth grade students from the E. V. Cain School, Auburn: Artie Boganes, Ida Boganes, Susan Baily, Roberta Foote, Linda Marriott, Terry Sears, Julie Knoff, Alan Lakso, Vic Bartholomew, Lorelie Logan, Lydia Haase, Lana Hines, Ray Lambleth, Everett Olson, Danny Reed, Lydia Haase, Lana Hines, Ray Lambleth, Everett Olson, Danny Reed, Mike Wilbur, Bob Hall, Chuck Biddle, Lynne Senter, Nancy Mueller, Christine Beckman, James Sagar, Janet Marsh, Dianna Noss, Carroll Souza, Steve Coverston, Steven Garbo, Jimmy Hann, Bill Cook, Mike Raffetto, Danny Anderson, Frank Oliver, Jay Higgins, R. Simonet, L. Libolt, and Carol Freeby.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. C. A. Poulos, teacher; Mesdames Walter Brown, Joseph Baumgart, and R. Lichtenwalter, adults; and the following students from the Howe Avenue School, Sacramento: David Bentz, Ken Brown, Cathy Cooper, John Cowan, Terry Dudley, Lola Farley, Barbara Friedrichs, Jeff Gardner, Larry Gerdes, Dennis Gordon, Jeff Grossman, Loretta Had-dox, Gary Hodapp, Michele Hyde, William Johnson, Carol Jones, Danny Kimbro, Cheryl Lichtenwalter, Andrea Lyons, Martin Melicharek, Pat Melin, Ricky Mohr, Jackie Morgan, Linda Nyswonger, Doug Oughton, Carol Premack, George Putnam, Sandra Robinson, Kathy Sanders, Roland Soderberg, Steve Syffestad, Marsha West, Fred Williams, Richard Samson, Terry Baumgart, Dean Bear, Ann Berke, Ronald Black, Ken Brown, Lynda Brown, Kristine Bussell, Frank Chavez, Allen Coppock, Charlene Cowan, Mayumi Doioka, Linda Elkins, Richard Feese, Cal Florence, Belle Hendrickson, Charles Horgan, Robert Ives, Jan Johnson, I. C. McNeill, Lynell Melius, Bill Middlesworth, Jenny Ready, Kathy Reid, Denise Sanchez, Mary Schumacher, Carole Smith, Alan Stroppini, Ronald Turner, Jerry Vickers, Beverly Ward, Wayne Warren, and Edward Zube.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Savage, Mrs. Stanley, Mrs. Schrader, Mrs. Carvalho, Mrs. Fowler, Mrs. Johnson, adults; and the following eighth grade students from St. Philomene's School, Sacramento: Susan Bush, Jane Johnson, Susan Johnson, Adrienne Fowler, Beverly Stanley, Judy Marvelli, Nancy McCann, Margaret Walter, Peggy Brady, Julie Cisneros, Susan Ferrari, Carol Hatch, Barbara Bird, James Carvalho, Peter Fisher, Gary Chess, Joe Tanner, Steve Vaughan, Kevin Regan, Denis Schrader, Dick Hall, Paul Schwan, John Colwell, Eric Liske, Tom Savage, Sherman Will, Dick White, Mike Shellove, Denis Heutter, Keith Albrecht, Frank Awender, Linda Azevedo, George Barry, Sandra Biggs, Jacqueline Blalock, Gail Boltz, Virginia Burns, Marilyn DeMarco, Joseph Dutter, Michael Koepke, Catherine Lacey, Jacqueline Lewis, Charles McDevitt, Alfred McMillan, Carmen Mila, Dela Roca, Tris Moto, Judy Parker, Robert Reed, Melody Roeder, Steven Schmidt, Peggy Shoemaker, Roberta Valdez, and Theresa Zinchiak.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Ralph Stagg, teacher; and the following eighth grade students from the Cosumnes School, Sacramento County: Paul Cepeda, Esther Escalona, Clifford Goodson, Linda Gover, Terrie Grimshaw, Sandy Guterrez, Betty Hutchinson, Gregory McDonell, Bradd Patterson, Beatriz Pina, and Alvio Villanueva.

COMMUNICATIONS

The following communication was received and read, and on motion of Senator Rodda, ordered printed in the Journal:

TRUSTEES OF THE CALIFORNIA STATE COLLEGES
INGLEWOOD, CALIFORNIA, April 5, 1962

The Honorable Albert S. Rodda

*The State Senate
Sacramento, California*

DEAR SENATOR RODDA: You have asked the Trustees of the California State Colleges for a report on any actions that they have taken to improve faculty participation in the formation of policy on academic and professional matters, particularly in reference to Senate Resolution No. 98 and Assembly Concurrent Resolution No. 78, which were adopted at the 1961 regular session of the Legislature. The two resolutions request the Trustees of the California State Colleges to establish an academic senate or council at each state college wherein the faculty members shall be freely selected by their colleagues for the purpose of representing them in the formation of policy on academic and professional matters at each state college.

The Trustees of the California State Colleges adopted the following two resolutions on the subject of academic senates and councils.

The first was adopted on April 2, 1961, and reads as follows:

"Resolved, That it is the policy of the Board of Trustees of the California State Colleges that a representative faculty body be established at each state college for the purpose of participating in the determination of educational and professional policy."

The second was passed July 2, 1961, as follows:

"Resolved, That the Chancellor study existing organizations and practices of existing faculty senates and councils in the state colleges and make comments and recommendations with respect thereto."

Faculty opinion concerning the responsibilities and organization of a statewide faculty senate or council varies. However, a four months study of the faculty opinion on each state college campus by a representative of the chancellor's office indicates that much faculty opinion centers about a federation of representatives of the several campuses.

There was some opinion expressed that such an organization deal only with the statewide problems, with provisions for reports back to individual campuses before proposals are sent to the chancellor. At the Fresno meeting of the faculty repre-

sentatives with the Board of Trustees in December, 1961, there was a similar expression of this general opinion. However, there have been other proposals and all of them will be the subject of a report scheduled for an early meeting of the board.

The Trustees of the California State Colleges have been in operation only since July 1, 1961. Since that date they have called two statewide meetings involving faculty representatives on important problems (another is planned for July) and have called several special meetings with substantial faculty representation from the colleges present to consider special problems of academic concern.

In summary, I can state that the trustees have complied in full with Senate Resolution No. 98 and Assembly Concurrent Resolution No. 78 and have taken steps beyond requirements of the two resolutions to develop faculty participation in matters of general academic concern. Our intent is to extend further full and free communication of ideas and concerns of the faculty in the formulation of policy affecting the academic personnel and programs of the California State Colleges. A report on these matters will be available to the Legislature at the beginning of the 1963 Session and probably prior to that time.

Yours very truly,

LOUIS HEILBRON, Chairman
Trustees of the California
State Colleges

April 11, 1962

Mr. Louis Heilbron, Chairman
Trustees of the California State Colleges
2936 W. Imperial Highway
Inglewood 4, California

DEAR MR. HEILBRON: I have read carefully your reply to my inquiry concerning the action being taken by the State College Board of Trustees with respect to the implementation of Senate Resolution 98 and Assembly Concurrent Resolution 78. I am pleased to observe that the board, in accordance with the provisions of the aforementioned resolutions, has carried forward the work of establishing faculty councils and senates on the individual campuses. As you know, there is great interest among state college faculty in the establishment of a system of faculty representation of a general or statewide character. I am pleased to know that the State College Board of Trustees is sensitive to the faculty point of view on this important problem, and it is encouraging to note that, not only is the board sensitive to this desire, but that it is providing for informal consultation with faculty representatives on general problems of state college operation which are of particular interest to the faculties. I am inferring, furthermore, from your statement that the State College Board is conscientiously exploring the feasibility and desirability of providing a permanent procedure or agency through which the voice of the faculty can be heard on problems which relate to the general educational program of the state college system.

There is a great deal of uncertainty as to the proper scope of faculty participation in the determination of administrative and educational policy. The University of California has developed a means of communication between the regents and the faculty for the formalization of university policy in which the faculty enjoys an advisory role, with decision-making power vested almost exclusively in the hands of the regents. However, in the area of academic standards and the determination of course content and offerings, the faculty is given policy-making power. The arrangements, which are quite involved, are especially designed to meet the needs of the university and have worked well over the years. The same procedures may not be adequate for the state college system. However, in the University of California and at other institutions of higher learning, where provision is made for faculty involvement in policy-making formulation, the competency of the faculty to deal with educational problems of a professional nature is given proper consideration and recognition. The effect is to add to the prestige and status of both the institution and its personnel. Many individuals in the Legislature and in the field of higher education, in both instructional and administrative capacities, are watching carefully the steps that are being taken and the progress, therefore, that is being made by the State College Board of Trustees in the evolution of arrangements for faculty involvement in the state college system operation.

For the State College Board of Trustees to limit its action to the establishment of campus councils or senates, or for it to provide only ad hoc, informal, or unrepresentative faculty participation in the consideration and evaluation of problems of a general nature and interest to the system as a whole would be disappointing and disillusioning. A decision must be made, it would seem, in favor of the general involvement of faculty in the development of policy if the State College Board of Trustees is to acknowledge the professional status of its faculty. To deny adequate expression of opinion or to deny the opportunity for the exertion of faculty influence upon the thinking of the Board of Trustees by providing only informal arrangements subject to administrative manipulation, or by the establishment of formal machinery which,

by virtue of its nature, has the inevitable tendency of inhibiting the expression of faculty opinion, would be regrettable and unfortunate. Such an outcome would raise grave doubts in the minds of many persons as to the good faith and intent of the State College Board of Trustees in dealing with this important aspect of administration.

Assemblyman Richard Hanna of Orange County, a number of other legislators and I await with interest the progress report of the Board of Trustees referred to in your letter of April 5th. We hope that the Board of Trustees in co-operation with state college faculties, will move toward a reasonable and sound program for the involvement of faculty representatives in the area of general or systemwide policy formulation. You have, at this time, our confidence; time will demonstrate whether it is deserved.

Sincerely,

ALBERT S. RODDA, State Senator

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 21

ARTHUR A. O'HINIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 21—Relative to approving certain amendments to the charter of the City of Torrance, a municipal corporation in the County of Los Angeles, State of California, voted for and ratified by the qualified electors of said city at the general municipal election held therein on April 10, 1962.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 21, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 21

Assembly Concurrent Resolution No. 21—Relative to approving certain amendments to the charter of the City of Torrance, a municipal corporation in the County of Los Angeles, State of California, voted for and ratified by the qualified electors of said city at the general municipal election held therein on April 10, 1962.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Backstrand, Begovich, Byrne, Cameron, Christensen, Collier, Farr, Fisher, Geddes, Holmdahl, Johnson, Lagomarsino, McAttee, Miller, Quick, Rogan, Richards, Rodda, Shaw, Short, Slattery, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—25.

NOES—None.

Resolution ordered transmitted to the Assembly.

MOTION TO PRINT CHAPLAIN'S PRAYERS

Senator Rodda moved that the Secretary of the Senate be authorized to have the Prayers of the Chaplain, Rev. John W. Pressly, printed in pamphlet form.

Motion carried.

**CONSIDERATION OF DAILY FILE
SECOND READING OF ASSEMBLY BILLS**

Assembly Bill No. 45—An act to amend Sections 3 and 5 of Chapter 3 of the Statutes of 1962 (First Extraordinary Session), relating to the special election to be consolidated with the direct primary election of 1962, and declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

REPORT OF COMMITTEE ON CONFERENCE

The following report of Committee on Conference was received, and read:

SENATE CHAMBER, APRIL 13, 1962

MR. PRESIDENT: The Committee on Conference concurring:

Senate Bill No. 23 (As amended in Assembly April 4, 1962)—An act to add Sections 13572 and 11561 to the Government Code, relating to the State Printer; consisting of the undersigned members, has met, and reports that it has agreed to recommend the following:

That the amendments of the Assembly be concurred in, and that the bill be further amended as follows:

Amendment No. 1

On page 1, line 7, of the printed bill, as amended in Assembly April 4, 1962, between the word "elected", and the immediately following semicolon, insert ", and he shall hold office until appointment and qualification of his successor or until 90 days shall have elapsed since the expiration of the term for which he was appointed, whichever first occurs".

VIRGIL O'SULLIVAN
J. EUGENE McATEER

Senate Committee on Conference

WALTER I. DAHL
THOMAS M. REES

Assembly Committee on Conference

The roll was called, and the report adopted by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Holmdahl, Johnson, Lagomarsino, McAtter, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—29.

NOES—None.

UNFINISHED BUSINESS

Consideration of Assembly Amendments

Senate Bill No. 10—An act authorizing a grant to the Monterey County Flood Control and Water Conservation District for recreation in connection with the San Antonio Dam and Reservoir.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Bill No. 10?

Amendment No. 1

On page 1, line 14, of the printed bill, strike out the period, and insert "; but such grant shall not be made to the district until the district can actually demonstrate the nature and extent of the statewide interest in the project, the public necessity for the project, the urgency of the need, and the engineering feasibility, economic justification, and the financial feasibility of the project."

The roll was called, and the Senate concurred in Assembly amendment to Senate Bill No. 10 by the following vote:

AYES—Senators Backstrand, Begovich, Byrne, Cameron, Christensen, Collier, Farr, Geddes, Holmdahl, Johnson, Lagomarsino, McAtter, Quick, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—23.

NOES—None.

Above bill ordered enrolled.

THIRD READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 20—Relative to interest losses in connection with the financial operations of state agencies.

Resolution read, and presented by Senator Byrne.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Backstrand, Begovich, Byrne, Cameron, Christensen, Collier, Donnelly, Farr, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McAteer, Quick, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—25.

NOES—None.

Resolution ordered transmitted to the Assembly.

UNFINISHED BUSINESS

Consideration of Assembly Amendments

Senate Bill No. 36—An act to add Division 1.5 (commencing with Section 160) to the Labor Code, relating to automation and technological developments, creating the Governor's Commission on Automation and Technological Developments, prescribing its powers and duties, and making an appropriation therefor.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 36?

Amendment No. 1

On page 1, in the designation of authors of the printed bill, as amended in Senate March 30, 1962, after "McAteer", insert "(Assemblymen Hawkins, Elliott, Brown, Leggett, Gaffney, Knox, and Mills, coauthors)".

Amendment No. 2

In line 1 of the title, after "add", insert "Division 1.5 (commencing with Section 160) to the Labor Code".

Amendment No. 3

Strike out lines 2 and 3 of the title; and in line 4 of the title, strike out "of the Unemployment Insurance Code".

Amendment No. 4

In line 6 of the title, strike out "Committee", and insert "Governor's Commission".

Amendment No. 5

On page 1, strike out line 3, and insert

"SECTION 1. Division 1.5 (commencing with Section 160) is added to the Labor Code, to read:

DIVISION 1.5. GOVERNOR'S COMMISSION ON AUTOMATION AND TECHNOLOGICAL DEVELOPMENTS

160. The Legislature hereby finds and declares that experience has shown that automation and other forms of rapid technological change can cause industrial displacement and unemployment which seriously depresses the morale and productive capacity of the work force of the State; that many of those displaced or not hired because of such developments find that there is no longer a market, or a very limited market, for their skills; that such developments generate demands for new and different skills and capabilities from those possessed by the work force; that current and prospective manpower surpluses and shortages generated by rapid technological change should be identified and appropriate steps be taken to plan for their amelioration; that advance knowledge of impending changes in work processes and their consequent manpower requirements be secured as a basis for the planning of corrective measures; that the effectiveness of public and private training and educational resources should be reappraised continuously to evaluate their capacity to produce the skills needed in a changing technology; that the steps being taken by labor and management to adjust to these changes should be identified and made known; and that it is in the interest of the State of California that such appraisals of the impact of automation and technological development on the skills required in the work force and the job opportunities available to them be made and continuously reappraised, and that the information and knowledge so gained be made available to labor, to

management, and to public agencies as a basis for the planning of programs and actions to develop the skills of our work force for a changing technology, to deal more effectively with the problems of unemployment and to further the economic growth and development of the State and the well-being of its people.

161. The Governor's Commission on Automation and Technological Developments is hereby created.

162. The commission shall consist of two Members of the Senate appointed by the Senate Committee on Rules, two Members of the Assembly appointed by the Speaker, 13 members appointed by the Governor, and five ex officio members. In appointing the 13 members appointed by the Governor, the Governor shall appoint five who represent management, five who represent labor, and three who represent the general public. The ex officio members are the Commissioner of the Economic Development Agency and the Directors of the following State Departments: Industrial Relations, Employment, Education, and Social Welfare.

163. The Members of the Legislature appointed to the commission shall serve at the pleasure of the appointing power and shall participate in the activities of the commission to the extent that such participation is not incompatible with their respective positions as Members of the Legislature. For the purposes of this division, the Members of the Legislature appointed to the commission shall constitute a joint legislative investigating committee on the subject of this division and as such shall have all powers and duties conferred and imposed upon such committees by the Joint Rules of the Senate and Assembly.

164. Each member of the commission, appointed by the Governor, shall hold office for a term of four years and until the appointment and qualification of his successor.

165. Vacancies shall be filled by the appointing power. Vacancies in the terms of members appointed by the Governor shall be filled for the remainder of the unexpired term.

166. The members of the commission shall serve without compensation but shall be reimbursed in accordance with law for any actual and necessary expenses incurred in connection with the performance of their duties.

167. The Governor shall designate one of the members of the commission as the chairman of the commission. The chairman of the commission shall have the powers conferred upon heads of state departments by Section 11184 of the Government Code.

168. The commission shall meet on the call of the chairman and at such other times as the commission may, by rule, determine.

169. The commission may employ and fix the compensation, in accordance with law, of an executive secretary and such other clerical and technical assistants as may be necessary.

170. The commission may make recommendations to any department, board, agency, or officer of the state government for the purpose of implementing the studies of the commission.

171. Every department, board, agency, officer and employee of the state government shall give and furnish to the commission upon its request such information, records and documents, including information, records, and documents required by law to be kept confidential, as the commission deems necessary or proper for the achievement of purposes of this division. If the commission obtains confidential information, records, or documents, pursuant to this section, the commission shall treat such information, records, and documents as confidential and shall not make them available for public inspection.

The State Departments of Industrial Relations, Employment, and Education shall assign staff, conduct studies, make surveys and perform similar functions within the structure of the respective departments for the purposes of this division as requested by the commission, and subject to the direction of the commission.

The commission may utilize personnel of the Government of the United to the extent permissible by law.

172. The commission shall:

(a) Survey and study the introduction of modern production and distribution techniques in California to determine the impact of automated processes and other technological advancements on employment opportunities, the skill requirements of industry, business, and government, the displacement of employees, and the obsolescence of skills among members of the labor force.

(b) Study and analyze the processes of adjustment to automation and other technological advancements in the State's economy.

(c) Conduct surveys of current public and private programs in the field of job training, retraining, and skill developments generally to evaluate their effectiveness in providing employable skills in reference to both the changing composition of the State's labor force and the changing skill requirements of industry.

(d) Undertake co-ordinated surveys in the various labor markets of the State to project as best possible the basic skill requirements of industry, business, and government sufficiently in advance of need, and in the approximate quantity needed, to the end that such projections shall provide a body of usable information for the develop-

ment of sound job training, retraining, and skill development programs by labor and management and responsible government agencies.

(c) Encourage labor and management to undertake jointly similar surveys and projections within their respective industries and occupations to maintain a high level of private initiative in meeting the skill development requirements of both employees and employers.

173. The commission, with the approval of the Director of Finance, may accept grants of funds from the government of the United States, from any department or agency of the State of California, or from any person or private agency.

174. The information received from any group, firm, or individual in response to the commission's request shall be for the confidential information of the commission insofar as it relates to planning, manning, personnel, union membership, and related matters. Except as otherwise provided by law, the records of the commission shall be open to inspection by the public during regular office hours. All meetings of the commission shall be open and public.

175. The commission may enter agreements with the United States or any agency thereof, or with any state or agency thereof, engaged in functions comparable to those performed by the commission for the exchange of information, studies, and surveys.

176. The commission shall submit annually to the Governor and the Legislature its findings and recommendations not later than December 31st of each calendar year.

SEC. 2. There is appropriated out of the General Fund to the Commission on Automation and Technological Developments, created by this act, the sum of fifty thousand dollars (\$50,000) to be used in carrying out the functions of the commission, including the expenses of the joint legislative investigating committee created by this act, during the 1962-1963 fiscal year."

Amendment No. 6

On page 1, strike out lines 4 to 19, inclusive; and strike out all of pages 2, 3, 4, and 5.

Second Set of Amendments to Senate Bill No. 36

Amendment No. 1

On page 2, line 26, of the printed bill, as amended in Assembly April 5, 1962, after "consist of", strike out "2", and insert "3".

Amendment No. 2

On page 2, line 27, after "Rules," strike out "2", and insert "3".

The roll was called, and the Senate refused to concur in Assembly amendments to Senate Bill No. 36 by the following vote:

AYES—Senators Christensen and Miller—2.

NOES—Senators Backstrand, Begovich, Byrne, Cameron, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Holmdahl, Lagomarsino, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—24.

APPOINTMENT OF COMMITTEE ON CONFERENCE

MR. PRESIDENT: The Committee on Rules announces the appointment of Senators Richards, Gibson, and Collier as a Senate Committee on Conference concerning Senate Bill No. 36 to meet a like committee of the Assembly.

SENATE COMMITTEE ON RULES
BURNS, Chairman

Senator Collier Presiding

At 10.20 a.m., Senator Randolph Collier of the 2d Senatorial District, presiding.

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 60—An act to repeal Section 3 of Chapter 2071 of the Statutes of 1959, relative to the transfer and repayment of certain state funds with respect to the loan made to the Golden Gate Bridge and Highway District by Chapter 1505 of the Statutes of 1945.

Bill read third time, and presented by Senator McAteer.

The roll was called, and the bill passed by the following vote:

Ayes—Senators Backstrand, Begovich, Byrne, Chismen, Christensen, Cohen, Collier, Donnelly, Felt, Geddes, Grooms, Holmdahl, Johnson, Lageman, McAttee, Morse, O'Griffin, Quirk, Rieda, Shaw, Short, Suthers, Stern, Stromgren, Teale, Wengand, Williams, J. Howard Williams, and Robert D. Williams. 25.
Nays—Senator Teale. 1.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 64.—An act to amend Section 22754 of, and to add Sections 22753.5, 22818, 22830 and 22842 to, the Government Code, relating to the eligibility of municipal court judges to participate in a health benefits plan under the Meyers-Geddes State Employees' Medical and Hospital Care Act.

Bill read third time, and presented by Senator Geddes.

The roll was called, and the bill passed by the following vote:

Ayes—Senators Backstrand, Begovich, Byrne, Chismen, Cohen, Grooms, Donnelly, Felt, Geddes, Holmdahl, Johnson, Lageman, McAttee, Morse, O'Griffin, Quirk, Rieda, Shaw, Short, Suthers, Stern, Stromgren, Teale, Wengand, Williams, J. Howard Williams, and Robert D. Williams. 25.
Nays—Senator McAttee. 1.

Motion to Reconsider

Senator McAttee moved to reconsider the vote whereby Assembly Bill No. 64 was passed.

The roll was called, and reconsideration was granted by the following vote:

Ayes—Senators Backstrand, Begovich, Byrne, Chismen, Christensen, Cohen, Collier, Donnelly, Felt, Geddes, Holmdahl, Johnson, Lageman, McAttee, Morse, O'Griffin, Quirk, Rieda, Shaw, Short, Suthers, Stern, Stromgren, Teale, Wengand, J. Howard Williams, and Robert D. Williams. 27.
Nays—None.

Further Consideration of Assembly Bill No. 64

Assembly Bill No. 64.—An act to amend Section 22754 of, and to add Sections 22753.5, 22818, 22830 and 22842 to, the Government Code, relating to the eligibility of municipal court judges to participate in a health benefits plan under the Meyers-Geddes State Employees' Medical and Hospital Care Act.

Motion to Re-refer Assembly Bill No. 64

Senator McAttee moved that Assembly Bill No. 64 be re-referred to Committee on Finance.

Motion carried.

REQUEST FOR UNANIMOUS CONSENT

Senator Short asked for, and was granted, unanimous consent to take up Assembly Bill No. 45, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 45

RESOLUTION TO SUSPEND CONSTITUTIONAL PROVISION

The following resolution was offered:

By Senator Short:

Resolved, That Assembly Bill No. 45 presents a case of urgency, as that term is used in Article IV, Sec. 15, of the Constitution, and the provisions of that section requiring that the bill be read on three several days in each house is hereby dis-

pensed with, and it is ordered that said bill be read the third time, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Backstrand, Begovich, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Fisher, Geddes, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—29.

NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

CONSIDERATION OF ASSEMBLY BILL NO. 45

Assembly Bill No. 45—An act to amend Sections 3 and 5 of Chapter 3 of the Statutes of 1962 (First Extraordinary Session), relating to the special election to be consolidated with the direct primary election of 1962, and declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Short.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Fisher, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Slattery, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—28.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Fisher, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

Senator Byrne Presiding

At 10:44 a.m., Senator Paul L. Byrne of the Sixth Senatorial District, presiding.

REPORT OF COMMITTEE ON CONFERENCE

The following report of Committee on Conference was received, and read:

SENATE CHAMBER, April 11, 1962

MR. PRESIDENT: The Committee on Conference concerning:

Senate Bill No. 33 (As amended in Assembly April 10, 1962)—An act to amend Sections 75028.5, 75030.5, 75101, 75102, and 75103 of the Government Code, relating to judges' retirement, declaring the urgency thereof, to take effect immediately; consisting of the undersigned members, has met, and reports that it has agreed to recommend the following:

That the amendments of the Assembly be concurred in, and that the bill be further amended as follows:

Amendment No. 1

In line 1 of the title of the printed bill, as amended in Assembly April 10, 1962, after "of", insert "and to add Sections 75028.5 and 75075.1 to,".

Amendment No. 2

On page 1, strike out line 1, and insert

"SECTION 1. Section 75028.5 is added to the Government Code, to read:
75028.5. After a judge has withdrawn his accumulated contributions upon discontinuance of his service, such service shall not count in the event he later becomes

a judge again, until he pays into the Judges' Retirement Fund the amount of accumulated contributions withdrawn by him, plus interest thereon at the rate of 3 percent a year from the date of withdrawal to the date of his payment.

SEC. 2. Section 75030.5 of said code is".

Amendment No. 3

On page 1, line 13, strike out "or judge".

Amendment No. 4

On page 2, between lines 30 and 31, insert

"SEC. 3. Section 75075.1 is added to said code, to read:

75075.1. Any judge who after September 18, 1959, and prior to September 15, 1961, was qualified under Section 75075 to elect to receive the benefits of this article but who did not elect to do so and who died after September 18, 1959, but prior to September 15, 1961, shall be deemed to have elected on the day preceeding his death to receive the benefits accorded by this article and the surviving spouse, if any, of such judge shall be entitled to receive any benefits provided by this chapter resulting from such election as of the day of the death of the judge."

Amendment No. 5

On page 2, line 31, strike out "2", and insert "4".

Amendment No. 6

On page 2, line 41, strike out "3", and insert "5".

Amendment No. 7

On page 3, line 1, strike out "4", and insert "6".

Amendment No. 8

On page 3, strike out line 8, and insert

"SEC. 7. Sections 4, 5, and 6 of this act shall become opera-".

Amendment No. 9

On page 3, line 10, strike out "6", and insert "8".

Amendment No. 10

On page 3, line 21, after the period, insert

"Through a strict interpretation of the Judges' Retirement Law, the widows of judges who were eligible to receive the increased judges' retirement benefits of Article 3.6 (commencing with Sec. 75075) of Chapter 11 of Title 8 of the Government Code but who died prior to the time when such election was made automatic rather than requiring affirmative action on the part of the judge, have by administrative ruling been held to be entitled only to a widow's benefit based on the lesser judges' retirement allowance. In order to cure this inequity in the law between the amount of benefit to widows of judges who have exactly the same status under the law except that the automatic election provision has been held to be inapplicable to certain widows and to preserve the orderly administration of justice and to assure the continued public service of justices and judges of the courts of this State by providing equitable and adequate protection to the beneficiaries of the justices and judges, it is necessary that this act take effect immediately."

GEORGE MILLER, JR.

STEPHEN TEALE

JOSEPH A. RATTIGAN

Senate Committee on Conference

PHILIP BURTON

JOHN A. O'CONNELL

BRUCE SUMNER

Assembly Committee on Conference

The roll was called, and the report adopted by the following vote:

AYES—Senators Backstrand, Begovich, Burns, Byrne, Cameron, Cohey, Donnelly, Farr, Fisher, Goddes, Holmblad, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—27.

NOES—None.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Constitutional Amendment No. 9

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

BURNS, Chairman

Request for Unanimous Consent

Senator Burns asked for, and was granted unanimous consent to take up Assembly Constitutional Amendment No. 9, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 9**SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)**

Assembly Constitutional Amendment No. 9—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending subdivision (b) of Section 2 of Article IV thereof, relating to the compensation of Members of the Legislature.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules:

Amendment No. 1

On page 1 of the printed measure, as amended in Assembly April 3, 1962, strike out lines 9 to 11, inclusive; and in line 12, strike out "effect on April 1, 1962", and insert

"(b) Salaries of Members of the Legislature shall not exceed an amount established by law, and in any event shall not exceed an annual amount equal to one-half of the annual salary of a Member of the Congress of the United States in effect on January 1, 1962."

Amendment No. 2

On page 1, line 16, strike out "increased", and insert "amount of any change in the".

Amendment No. 3

On page 1, line 16, strike out "for", and insert "of".

Amendment No. 4

On page 1, line 19, strike out "the retirement".

Amendment No. 5

On page 1, line 20, strike out "of any per-"; strike out lines 21 to 24, inclusive, and insert "with respect to the service of any person and any benefits payable under that system shall not be decreased or increased as the result of such change in the amount of compensation."

Amendment No. 6

On page 1, after line 24, insert

"This provision shall become effective January 1, 1963."

Amendments read, and adopted.

Resolution ordered printed, and to third reading.

Motion to Print With a Rush Order

Senator Burns moved that Assembly Constitutional Amendment No. 9 be sent to print with a rush order.

Motion carried.

CONSIDERATION OF DAILY FILE (RESUMED)**UNFINISHED BUSINESS (RESUMED)****Consideration of Assembly Amendments**

Senate Concurrent Resolution No. 8—Relative to final adjournment of the 1962 First Extraordinary Session of the Legislature.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Concurrent Resolution No. 8?

Amendment No. 1

On page 1, line 4, of the printed measure, as amended in Senate April 2, 1962, strike out "midnight on the fifth", and insert "noon on the fifth".

The roll was called, and the Senate concurred in Assembly amendment to Senate Concurrent Resolution No. 8 by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Burns, Byrne, Christensen, Cohey, Donnelly, Farr, Fisher, Geddes, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodin, Short, Slattery, Stern, Sturgeon, Teale, Wengand, and Robert D. Williams—30.

NOES—None.

Above resolution ordered enrolled.

THIRD READING OF ASSEMBLY BILLS (RESUMED)

Assembly Concurrent Resolution No. 4—Relative to traffic conditions on Golden Gate Bridge.

Resolution read, and presented by Senator Rattigan.

The roll was called, and resolution adopted by the following vote:

AYES—Senators Begovich, Brown, Burns, Byrne, Cameron, Cohey, Donnelly, Farr, Fisher, Green, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodin, Rodin, Short, Slattery, Stern, Sturgeon, Teale, Wengand, and Robert D. Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

UNFINISHED BUSINESS (RESUMED)

Consideration of Assembly Amendments

Senate Bill No. 40—An act to add Chapter 15.5 (commencing with Section 1989) to Division 14 of the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; appropriating money for the purpose of carrying out this chapter; and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Bill No. 40?

Amendment No. 1st

After line 6 in the heading of the printed bill, as amended in Senate March 31, 1962, insert "(Coauthor: Assemblyman Hanna)".

The roll was called, and the Senate concurred in Assembly amendment to Senate Bill No. 40 by the following vote:

AYES—Senators Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cohey, Donnelly, Farr, Fisher, Geddes, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Short, Slattery, Stern, Sturgeon, Teale, Wengand, and Robert D. Williams—27.

NOES—None.

Above bill ordered enrolled.

CALL OF THE SENATE

Senator Burns moved a call of the Senate.

Motion carried.

Time, 10.46 a.m.

The President directed the Sergeant at Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE

President pro Tempore of the Senate Presiding

At 10.47 a.m., Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

RESOLUTIONS

The following resolutions were offered:

By Senators Dolwig and Teale:

Senate Resolution No. 44

Relating to respiratory disabilities

WHEREAS, There is a lack of medical facilities, particularly in northern California, for the care and treatment of persons afflicted with severe respiratory disability; and

WHEREAS, The best method of evaluating the need in this connection, and the various possible solutions to the problem, would appear to be through a study by the State Department of Public Health, with its recommendations to the Legislature; now, therefore, be it

Resolved by the Senate of the State of California, That the State Department of Public Health is hereby requested to study the need for state-subsidized medical centers devoted to the treatment (including diagnosis, evaluation, therapy, and rehabilitation) and research and education in the field of severe respiratory disabilities in the State, and to report thereon, including its recommendations for legislation, to the Senate by not later than the fifth calendar day of the 1963 Regular Session of the Legislature; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a copy of this resolution to the State Department of Public Health.

Resolution read, and referred to Committee on Rules.

By Senator Rattigan:

Senate Resolution No. 45

Relative to congratulating Thomas J. Campion and the Santa Rosa Champions

WHEREAS, On July 22, 1961, for the second time, the Santa Rosa Champions Precision Drill Team, of Santa Rosa, California, won the National Senior Drill-Team Championship at the annual Spectacle of Music at Milwaukee, Wisconsin; and

WHEREAS, The Santa Rosa Champions, consisting of young men and women of the Santa Rosa area, have won the drill-team championship of California each year, without exception, since 1953; and

WHEREAS, At and in connection with all such events, the gentlemanly conduct and sportsmanlike behavior of the Santa Rosa Champions have contributed great distinction to their role as ambassadors of the Santa Rosa area, of Sonoma County, and of the State of California; and

WHEREAS, The Santa Rosa Champions were originally sponsored in drill-team competition by the Santa Rosa Boys' Club and, since 1958, have been sponsored by the Santa Rosa Champion's Foundation, an independent nonprofit corporation dedicated to the welfare of the youth of the City of Santa Rosa and of Sonoma County; and

WHEREAS, The Santa Rosa Champions are named for Thomas J. Campion, a dedicated public servant and founder of both the Santa Rosa Boys' Club and the Santa Rosa Champion's Foundation, who has served his home community long and faithfully as a law enforcement officer and as a leader in youth activities, and who is still properly and affectionately known as "The Father of the Champions"; and

WHEREAS, The Santa Rosa Champions, by their dedication to the arduous training and high skills required in championship precision drilling, by their conduct and sportsmanship and by their achievements as state and national champions, have reflected great credit upon themselves and upon the State of California; now, therefore, be it

Resolved by the Senate of the State of California, That the Campions be commended for their outstanding membership while representing their city and our State in third team competition, and that Thomas J. Campion be commended for his long and successful work with the youth of the Santa Rosa area and of the State of California and be a member.

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to the Santa Rosa Campions and a second suitably prepared copy to Thomas J. Campion.

Resolution read, and unanimously adopted on motion of Senator Rattigan.

By Senator Hedges:

Senate Resolution No. 46

Relative to funds for interim committees

Resolved by the Senate of the State of California, That no further use of money, or of funds appropriated for the measure, are hereby made available from the California Fund for the Senate. The members of the Senate have no right to call for further appropriations from the Senate for their various committees and subcommittees, and no right to receive salaries or honoraria, or to be paid for the cost of their traveling and subsistence upon completion of the business of the committee, or in working away from the State Capitol, or the State Treasury:

(1) Fact Finding Committee on Agriculture.....	\$25,000
(2) Fact Finding Committee on Business and Commerce.....	25,000
(3) Fact Finding Committee on Education.....	30,000
(4) Fact Finding Committee on Judiciary.....	30,000
(5) Fact Finding Committee on Labor and Welfare.....	20,000
(6) Fact Finding Committee on Land Conservation.....	10,000
(7) Fact Finding Committee on Natural Resources.....	30,000
(8) Fact Finding Committee on Public Health and Safety.....	150,000
(9) Fact Finding Committee on Revenue and Taxation.....	20,000
(10) Fact Finding Committee on Transportation and Public Utilities.....	25,000
(11) Fact Finding Committee on Water Resources.....	30,000

Resolution read, and referred to Committee on Rules.

By Senator Lagomarsino:

Senate Resolution No. 47

Relative to the Retirement of Mary Bishop Perry

WHEREAS, It has come to the attention of the Senate of the State of California that Mary Bishop Perry is retiring after 15 years of distinguished service as Superintendent of the Veterans School for Girls, founded by the California Youth Authority at the California Veterans' Hall;

WHEREAS, Mary Bishop Perry came to her appointment as State President of the California Council for Girls, Inc. where she presided as Child Labor Committee in the United States Children's Bureau, San Francisco, California as the Personnel Manager of the State Department of Social Security, Olympia, Washington as Director of Women, Youth and General Art Program for the Alaska Program Administration, Santa Fe, New Mexico, and as a member of the National Board of the Young Women's Christian Association, New York; and

WHEREAS, Mary Bishop Perry was born in America and is a graduate of the University of Wisconsin; and

WHEREAS, Under her personal and successful program of rehabilitation was included the Veterans' School for Girls;

WHEREAS, Mary Bishop Perry is well known by all who come to know her; and

WHEREAS, It is fitting to recognize such long, distinguished service to the people and youth of this State; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate, on the occasion of her retirement from public service, commend and commend Mary Bishop Perry for her long, faithful, and distinguished service to the people and youth of this State, and wish for the best of health and happiness during the years to come; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Mary Bishop Perry, at the Veterans School for Girls.

Resolution read, and unanimously adopted on motion of Senator Lagomarsino.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH

At 10.48 a.m., on motion of Senator McAteer, further proceedings under the call of the Senate were dispensed with.

RECESS

At 10.48 a.m., on motion of Senator McAteer, the Senate recessed until 11.05 a.m.

REASSEMBLED

At 11.05 a.m., the Senate reconvened.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

CONSIDERATION OF DAILY FILE (RESUMED)
REPORT OF COMMITTEE ON CONFERENCE

The following report of a Committee on Conference was received, and read:

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Conference concerning:

Senate Bill No. 36 (As amended in Assembly April 10, 1962)—An act to add Division 1.5 (commencing with Section 360) to the Labor Code, relating to automation and technological developments, creating the Governor's Commission on Automation and Technological Developments, prescribing its powers and duties, and making an appropriation therefor:

consisting of the undersigned members, has met, and reports that it has agreed to recommend the following:

That the amendments of the Assembly be concurred in, and that the bill be further amended as follows:

Amendment No. 1

In line 3 of the title of the printed bill, as amended in Assembly April 10, 1962, strike out "Governor's Commission", and insert "Independent Committee".

Amendment No. 2

On page 1, line 4, strike out "GOVERNOR'S COMMISSION", and insert "THE INDEPENDENT COMMITTEE".

Amendment No. 3

On page 2, line 23, strike out "Governor's Commission", and insert "Independent Committee".

Amendment No. 4

On page 2, line 25, strike out "commission", and insert "committee".

Amendment No. 5

On page 2, lines 36 and 37, strike out "commission", and insert "committee".

Amendment No. 6

On page 2, line 38, strike out "commission", and insert "committee".

Amendment No. 7

On page 2, line 42, strike out "commission", and insert "committee".

Amendment No. 8

On page 2, line 47, strike out "commission", and insert "committee".

Amendment No. 9

On page 3, line 4, strike out "commission", and insert "committee".

Amendment No. 10

On page 3, line 9, strike "commission as the chairman of the commission", and insert "committee as the chairman of the committee".

Amendment No. 11

On page 3, line 10, strike out "commission", and insert "committee".

Amendment No. 12

On page 3, line 13, strike out "commission", and insert "committee".

Amendment No. 13

On page 3, line 14, strike out "commission", and insert "committee".

Amendment No. 14

On page 3, line 16, strike out "commission", and insert "committee".

Amendment No. 15

On page 3, line 19, strike out "commission", and insert "committee".

Amendment No. 16

On page 3, line 21, strike out "commission", and insert "committee".

Amendment No. 17

On page 3, line 22, strike out ", officer and employee", and insert "and officer".

Amendment No. 18

On page 3, lines 23 and 24, strike out "commission", and insert "committee".

Amendment No. 19

On page 3, strike out lines 25 to 31, inclusive, and insert "except those required by law to be kept confidential".

Amendment No. 20

On page 3, line 36, strike out "commission", and insert "committee".

Amendment No. 21

On page 3, line 37, strike out "commission", and insert "committee".

Amendment No. 22

On page 3, line 38, strike out "commission", and insert "committee".

Amendment No. 23

On page 3, line 40, strike out "commission", and insert "committee".

Amendment No. 24

On page 4, line 20, strike out "commission", and insert "committee".

Amendment No. 25

On page 4, line 25, strike out "commission", and insert "committee".

Amendment No. 26

On page 4, line 26, strike out "commission", and insert "committee".

Amendment No. 27

On page 4, line 29, strike out "commission", and insert "committee".

Amendment No. 28

On page 4, lines 30 and 31, strike out "commission" and insert "committee".

Amendment No. 29

On page 4, line 32, strike out "commission" and insert "committee".

Amendment No. 30

On page 4, line 35, strike out "commission" and insert "committee".

Amendment No. 31

On page 4, line 37, strike out "commission", and insert "committee".

Amendment No. 32

On page 4, line 41, strike out "Commission" and insert "Independent Committee".

Amendment No. 33

On page 4, lines 43 and 44, strike out "commission" and insert "committee".

Amendment No. 34

On page 4, after line 46, insert

"SEC. 3. This act shall cease to be operative on July 1, 1965."

RICHARD RICHARDS

EDWARD E. ELLIOTT

LUTHER E. GIBSON

AUGUSTUS E. HAWKINS

RANDOLPH COLLIER

JEKOME B. WELDE

Senate Committee on Conference

Assembly Committee on Conference

Conference report read.

Point of Order

Senator Collier arose to a point of order and stated that Senator Richards' explanation of the conference report regarding Senate Bill No. 56 was not true as to the amendments adopted by the conference committee.

The President ruled that the point of order was not well taken. The President also ruled Senator Richards has the right to finish his explanation.

There being no further discussion, the President directed the Secretary to call the roll.

The roll was called and the conference report was adopted by the following vote:

AYES—Senators Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Holmdahl, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—27.

NOES—Senators Backstrand, Lagomarsino, and J. Howard Williams—3.

CALL OF THE SENATE

Senator Brown moved a call of the Senate.

Motion carried. Time, 11.15 a.m.

The President directed the Sergeant at Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE**REQUEST FOR UNANIMOUS CONSENT**

Senator Teale asked for, and was granted, unanimous consent to take up Assembly Constitutional Amendment No. 9, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 9

Assembly Constitutional Amendment No. 9—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending subdivision (b) of Section 2 of Article IV thereof, relating to compensation of Members of the Legislature.

Resolution read, and presented by Senator Teale.

Roll was called.

CALL OF THE SENATE

Presiding Officer called the Senate to order and announced that the Quorum Call of the Senate be applied to the final adoption of Assembly Constitutional Amendment No. 9.

Motion carried. Time, 11:20 a.m.

Senator Collier Presiding

At 11:22 a.m., Senator Randolph Collier of the Second Senatorial District, presiding.

REPORTS OF STANDING COMMITTEES

Committee on Rules

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

REQUEST FOR UNANIMOUS CONSENT

Senator Burns asked for, and was granted unanimous consent to take up Senate Resolution No. 46, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 46

By Senator Burns:

Senate Resolution No. 46

Resolved, That the State Controller be authorized to draw from the Contingent Fund of the Senate for the expenses of the following committees and their members and for any charges, expenses or claims that they may incur, to the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasury:

(1) Fact Finding Committee on Agriculture	\$25,000
(2) Fact Finding Committee on Education	30,000
(3) Fact Finding Committee on Education	30,000
(4) Fact Finding Committee on Labor and Welfare	20,000
(5) Fact Finding Committee on Local Government	10,000
(6) Fact Finding Committee on Natural Resources	30,000
(7) Fact Finding Committee on Public Health and Safety	15,000
(8) Fact Finding Committee on Revenue and Taxation	20,000
(9) Fact Finding Committee on Transportation and Public Utilities	25,000
(10) Fact Finding Committee on Transportation and Public Utilities	25,000
(11) Fact Finding Committee on Water Resources	30,000

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Holmdahl, Lagomarsino, O'Sullivan, Quick, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, Robert D. Williams—28.

REQUEST FOR UNANIMOUS CONSENT

Senator Fisher asked for, and was granted, unanimous consent to take up Senate Resolution No. 38, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 38

By Senator Fisher:

Senate Resolution No. 38

Relative to study of government income and outgo

WHEREAS, The factors which create a need for governmental expenditures in California state and local government have been increasing rapidly during recent years; and

WHEREAS, A long-range projection of capital outlay and support needs of state and local governments is necessary if fiscal responsibility is to be maintained; now, therefore, be it

Resolved by the Senate of the State of California, That the Rules Committee of the Senate is directed to assign to the Joint Legislative Budget Committee for study the long-range relationship of state and local government income and outgo. This study should include but not be limited to the review of factors affecting capital outlay needs, the anticipated financing problems and the relationship of capital outlay needs to other costs of state activities; and be it further

Resolved, That the Joint Legislative Budget Committee to which assigned report its findings to the 1963 Regular Session of the Legislature.

Resolution read, and unanimously adopted on motion of Senator Fisher.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Resolution No. 39, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 39

By Senator Fisher:

Senate Resolution No. 39

Relating to the allocation of funds to the Special Senate Committee on Legislative Representation.

Resolved by the Senate of the State of California, That an amount, not to exceed the sum of five thousand two hundred dollars (\$5,200) is hereby made available from the Senate Contingent Fund for the expenses of the Special Senate Committee on Legislative Representation and its members for any charges, expenses or claims that they may incur in conducting the business of the committee as provided for in Rule 57 of the Standing Rules of the Senate to be paid from said Contingent Fund and disbursed after certification of the chairman of the committee upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Holmdahl, Lagomarsino, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—28.

NOES—None.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH

At 11.30 a.m., on motion of Senator Teale, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and Assembly Constitutional Amendment No. 9 adopted by the following vote:

AYES—Senators Begovich, Brown, Burns, Cameron, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Holmdahl, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Robert D. Williams—27.

NOES—Senators Backstrand, Christensen, and Lagomarsino—3.

Resolution ordered transmitted to the Assembly.

CALL OF THE SENATE

Senator Burns moved a call of the Senate.

Motion carried.

Time, 11.35 a.m.

The President directed the Sergeant at Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Rules, to which messages from the Governor were referred in writing:

JOHN A. BOHN, Member, Industrial Accident Commission, vice Daniel Del Carlo, resigned, for the term prescribed by law, ending January 15, 1965.

HARRY S. BARBER, Member, State Soil Conservation Commission, vice Roy Marks, term expired, for the term prescribed by law, ending four years from the date of confirmation;

has had the same under consideration, and respectfully reports the same back with the recommendation that the appointments of the Governor be confirmed.

MINUTE OF THE SENATE

MOTION TO CONFIRM GOVERNOR'S APPOINTMENTS

Senator Burns moved that the Senate take up at this time for confirmation the following appointments of the Governor, which were reported from the Committee on Rules, recommending their confirmation:

JOHN A. BOHN, member, Industrial Accident Commission, vice Daniel Del Carlo, resigned, for the term prescribed by law, ending January 15, 1965.

HARRY S. BARBER, member, State Soil Conservation Commission, vice Roy Marks, term expired, for the term prescribed by law, ending four years from the date of confirmation.

The roll was called, and the appointments were confirmed by the following vote:

AYES—Senators Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Donnelly, Fisher, Geddes, Gibson, Holmdahl, Lagomarsino, Miller, Quick, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Surgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—27.

NOES—None.

APPOINTMENTS CONFIRMED

Whereupon the President announced that the Senate had confirmed and consented to the appointments of John A. Bohn and Harry S. Barber.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Rules Committee has today made the following committee appointments:

Fact Finding Committee on Business and Commerce: Weingand vice Grunsky, resigned.

Fact Finding Committee on Labor and Welfare: Weingand vice J. Howard Williams, resigned.

Fact Finding Committee on Local Government: Lagomarsino vice Teale, resigned.

Joint Interim Committee on Investment of Public Retirement and Pension Funds: Lagomarsino and Weingand in two additional memberships created by Assembly Concurrent Resolution No. 26.

BURNS, Chairman

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Resolution No. 44

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Request for Unanimous Consent

Senator Teale asked for, and was granted, unanimous consent to take up Senate Resolution No. 44, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 44

By Senators Dolwig and Teale:

Senate Resolution No. 44

Relating to respiratory disabilities

WHEREAS, There is a lack of medical facilities, particularly in northern California, for the care and treatment of persons afflicted with severe respiratory disability; and

WHEREAS, The best method of evaluating the need in this connection, and the various possible solutions to the problem, would appear to be through a study by the State Department of Public Health, with its recommendations to the Legislature; now, therefore, be it

Resolved by the Senate of the State of California, That the State Department of Public Health is hereby requested to study the need for state-supported medical centers devoted to the treatment (including diagnosis, evaluation, therapy, and rehabilitation) and research and education in the field of severe respiratory disabilities in the State, and to report thereon, including its recommendations for legislation, to the Senate by not later than the fifth calendar day of the 1963 Regular Session of the Legislature; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a copy of this resolution to the State Department of Public Health.

Resolution read, and unanimously adopted on motion by Senator Teale.

RESOLUTIONS

The following resolutions were offered:

By Senator Backstrand:

Senate Resolution No. 48

Relative to notifying the Assembly that the Senate is ready to adjourn sine die

Resolved by the Senate of the State of California, That the President appoint a Special Committee of Three Members to notify the Assembly that the Senate has concluded the business of state and is now ready to adjourn this 1962 First Extraordinary Session sine die.

Resolution read, and unanimously adopted on motion of Senator Backstrand.

APPOINTMENT OF SPECIAL COMMITTEE

The President announced, in accordance with the provisions of Senate Resolution No. 48, the appointment of Senators Backstrand, Wein-gand, and Lagomarsino, as a Special Committee to notify the Assembly.

By Senator Slattery:

Senate Resolution No. 49

Relative to notifying the Governor that the Senate is ready to adjourn sine die

Resolved by the Senate of the State of California, That the President appoint a Special Committee of Three Members to wait upon His Excellency, Edmund G. Brown, Governor of the State of California, and inform him that the Senate is now ready to adjourn this 1962 First Extraordinary Session sine die, and ask him if he has any further communication to make.

Resolution read, and unanimously adopted on motion of Senator Slattery.

APPOINTMENT OF SPECIAL COMMITTEE

The President announced, in accordance with the provisions of Senate Resolution No. 7, the appointment of Senators Slattery, Brown, and Quick, as a Special Committee to wait upon the Governor.

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Slattery, Brown, and Quick, the Special Committee appointed to wait upon the Governor and inform him the Senate is ready to adjourn sine die, reported they had performed their duty.

Senators Blackwood, Williams, and Longmire, the Special Committee assigned to notify the Assembly the Senate is ready to adjourn sine die, reported they had performed their duty.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Concurrent Resolution No. 15

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 9

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Constitutional Amendment No. 9

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Concurrent Resolution No. 20

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted the report of the Committee on Conference concerning:

Senate Bill No. 23—An act to add Sections 13572 and 11561 to the Government Code, relating to the State Printer.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly appointed Messrs. Burton, Sumner, and O'Connell as a Committee on Conference concerning:

Senate Bill No. 33—An act to amend Sections 75030.5, 75101, 75102, and 75103 of the Government Code, relating to judges' retirement, declaring the urgency thereof, to take effect immediately.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly appointed Messrs. Petris, Crown, and Marks as a Committee on Conference concerning:

Senate Bill No. 38—An act to add Sections 22602.1 and 22701.1 to the Education Code, relating to the salaries of state higher education officers.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly appointed Messrs. Elliott, Waldie, and Hawkins as a Committee on Conference concerning:

Senate Bill No. 36—An act to add Division 1.5 (commencing with Section 160) to the Labor Code, relating to automation and technological developments, creating the Governor's Commission on Automation and Technological Developments, prescribing its powers and duties, and making certain other provisions.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day refused to adopt:

Senate Concurrent Resolution No. 14

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Joint Resolution No. 5

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Joint Resolution No. 4

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 48

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 43

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day refused to adopt the report of the Committee on Conference concerning:

Senate Bill No. 36—An act to add Division 1.5 (commencing with Section 160) to the Labor Code, relating to automation and technological developments, creating

the Governor's Commission on Automation and Technological Developments, prescribing its powers and duties, and making an appropriation therefor.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 10, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted the report of the Committee on Conference concerning:

Senate Bill No. 33—An act to amend Sections 75930.5, 75191, 75192, and 75193 of the Government Code, relating to judges' retirement, declaring the urgency thereof, to take effect immediately.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, April 12, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly in this day adopted the report of the Committee on Conference concerning:

Senate Bill No. 2—An act to add Chapter 15 (commencing with Section 50951) to Division 5 of the Public Resources Code, relating to financing of a program of developing state and county lands, park, recreational, and historical facilities by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of this act to a vote of the people at the general election to be held in the month of November, 1962.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bill ordered enrolled.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE DISPENSED WITH

At 11:45 a.m., on notice of Senator Burns, further proceedings under the call of the Senate were dispensed with.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 4—Relative to scenic highways;

Senate Concurrent Resolution No. 10—Relative to retirement of Florence G. Clifton;

Senate Joint Resolution No. 2—Relative to federal aid for State Highway 115;

Senate Joint Resolution No. 3—Relative to aid to students of foreign countries attending colleges and universities in the United States;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the 13th day of April, 1962, at 11:30 a.m.

BURNS, Chairman

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 5—An act to repeal Chapter 842 of the Statutes of 1921, relating to the Benicia Reclamation District;

Senate Bill No. 11—An act to add Sections 12719, 12720, and 12721 to the Water Code, relating to the Tahchevah Creek Flood Control Project;

Senate Bill No. 23—An act to amend Sections 28520, 28522 and 28693 of the Health and Safety Code, relating to restaurants;

Senate Bill No. 26—An act to add Section 3511.1 to the Public Utilities Code, relating to highway carriers;

Senate Bill No. 32—An act to amend Section 75060 of the Government Code, relating to judges, declaring the urgency thereof, to take effect immediately;

Senate Bill No. 37—An act relating to the tide and submerged lands granted to the City of Vallejo by Chapter 310 of the Statutes of 1913;

Senate Bill No. 39—An act to add Section 4764.2 to the Health and Safety Code, relating to county sanitation districts, providing for borrowing, and declaring the urgency thereof, to take effect immediately;

And reports that the same have been correctly enrolled, and presented to the Governor on the 13th day of April, 1962, at 11.30 a.m.

BURNS, Chairman

Committee on Local Government

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Local Government, to which were referred:

Senate Bill No. 9

Assembly Bill No. 31

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

RATTIGAN, Chairman

Above reported Assembly Bill ordered transmitted to the Assembly.

Committee on Education

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Education, to which was referred:

Senate Resolution No. 20

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

DONNELLY, Chairman

Committee on Transportation

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Senate Bill No. 15

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

COLLIER, Chairman

Committee on Public Health and Safety

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Public Health and Safety, to which was referred:

Senate Bill No. 16

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

STIERN, Vice Chairman

Committee on Governmental Efficiency

SENATE CHAMBER, April 12, 1962

MR. PRESIDENT: The Committee on Governmental Efficiency, to which were referred:

Senate Bill No. 25

Assembly Bill No. 55

Senate Bill No. 44

Assembly Bill No. 56

Senate Bill No. 45

Assembly Bill No. 62

Senate Bill No. 46

Assembly Bill No. 63

Senate Bill No. 47

Assembly Bill No. 65

Senate Constitutional Amendment No. 2

Assembly Constitutional Amendment No. 5

Assembly Concurrent Resolution No. 17

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

GIBSON, Chairman

Above reported Assembly bills and resolutions ordered transmitted to the Assembly.

Committee on Rules

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 27	Senate Concurrent Resolution No. 11
Senate Bill No. 28	Senate Concurrent Resolution No. 13
Senate Bill No. 29	Senate Resolution No. 30
Senate Bill No. 42	Senate Resolution No. 35
Senate Concurrent Resolution No. 2	Senate Resolution No. 42
Senate Concurrent Resolution No. 6	Assembly Bill No. 2
Senate Concurrent Resolution No. 7	Assembly Concurrent Resolution No. 12

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

BURNS, Chairman

Above reported Assembly bills and resolutions ordered transmitted to the Assembly.

Committee on Finance

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Finance, to which was referred:

Assembly Bill No. 64

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

MILLER, Chairman

Above reported Assembly bill ordered transmitted to the Assembly.

APPOINTMENTS OF SENATORS BY THE LIEUTENANT GOVERNOR TO PRESENT ARGUMENTS ON MEASURES ADOPTED BY THE LEGISLATURE, TO BE SUBMITTED TO THE VOTERS IN THE PRIMARY ELECTION, JUNE 5, 1962, IN ACCORDANCE WITH THE PROVISIONS OF ASSEMBLY BILL NO. 66

Senate Constitutional Amendment No. 10

Senators Burns and Richards—affirmative argument.

Senator Murdy—negative argument.

Senate Bill No. 2

Senator Cameron—affirmative argument.

Senator Christensen—negative argument.

Senate Bill No. 31

Senator Fisher—affirmative argument.

No appointment for negative argument.

Assembly Bill No. 42

Senators Donnelly and Rodda—affirmative argument.

No appointment for negative argument.

Assembly Bill No. 51

Senators Begovich and Cobey—affirmative argument.

No appointment for negative argument.

Senate Bill No. 40

Senator Donnelly—affirmative argument.

No appointment for negative argument.

MESSAGES FROM THE ASSEMBLY

At 11.55 a.m., Messrs. Petris, Porter, and Reagan appeared at the bar of the Senate and announced that the Assembly had completed its work, and was ready to adjourn sine die.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, April 9, 1962; Wednesday, April 11, 1962; Thursday, April 12, 1962; and the minutes for this legislative day, Friday, April 13, 1962, be approved as corrected by the Minute Clerk and the Journal Clerk.

Motion carried.

MOTION TO ADJOURN

Senator Burns moved that, in accordance with the provisions of Senate Concurrent Resolution No. 8, the 1962 First Extraordinary Session of the Senate of the State of California adjourn sine die.

FINAL ADJOURNMENT

Whereupon at 12 o'clock m., Hon. Randolph Collier of the Second Senatorial District, presiding, declared the 1962 First Extraordinary Session of the Senate of the State of California adjourned sine die.

ENROLLED BILLS AFTER ADJOURNMENT

The bills that are enrolled and presented to the Governor after this date, April 13, 1962, will appear in the Supplement to the Journal, showing the time and date they were presented to the Governor in accordance with the Opinion of the Attorney General appearing on page 3635 of the Senate Journal of June 20, 1951.



CALIFORNIA LEGISLATURE
1962 FIRST EXTRAORDINARY SESSION

SUPPLEMENT TO
SENATE DAILY JOURNAL

Friday, April 13, 1962

THE BILLS PRESENTED TO THE GOVERNOR
AFTER APRIL 13, 1962

GLENN M. ANDERSON
President

HUGH M. BURNS
President pro Tempore

J. A. BEEK
Secretary

JOHN F. LEA
Minute Clerk



REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 41—An act to provide for the establishment of the San Diego Unified Port District; to provide for the calling of municipal elections therefor; describing the powers, duties, and functions thereof, authorizing the district to borrow money and issue bonds for district purposes; to provide means of raising revenues for the operation, maintenance and bond redemption of the district; and to provide for the transfer to such district of tidelands and lands lying under inland navigable waters;

And reports that the same have been correctly enrolled, and presented to the Governor on the 13th day of April, 1962, at 12.30 p.m.

BURNS, Chairman

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 2—An act to add Chapter 1.5 (commencing with Section 5095.1) to Division 5 of the Public Resources Code, relating to financing of a program of acquiring and developing state and county beach, park, recreational, small craft harbor, and historical sites and facilities by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election;

And reports that the same have been correctly enrolled, and presented to the Governor on the 13th day of April, 1962, at 2.30 p.m.

BURNS, Chairman

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 40—An act to add Chapter 15.5 (commencing with Section 19891 to Division 14 of the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; appropriating money for the purpose of carrying out this chapter; and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 direct primary election;

Senate Bill No. 48—An act calling a special election to be consolidated with the general election of 1962 and to provide for the submission to the electors of the State at such consolidated election of constitutional amendments proposed by the Legislature at the 1962 First Extraordinary Session, to take effect immediately; And reports that the same have been correctly enrolled, and presented to the Governor on the 13th day of April, 1962, at 3 p.m.

BURNS, Chairman

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 12—Relative to Senior Citizens' Month;

Senate Constitutional Amendment No. 1—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending the first paragraph of subdivision (b) of Section 2 of Article IV thereof, relating to Members of the Legislature;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the 13th day of April, 1962, at 4.30 p.m.

BURNS, Chairman

SENATE CHAMBER, April 13, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 10—An act authorizing a grant to the Monterey County Flood Control and Water Conservation District for recreation in connection with the San Antonio Dam and Reservoir;

Senate Bill No. 22—An act to amend Section 14006 of, and to add Section 11560 to, the Government Code, relating to the State Architect;
And reports that the same have been correctly enrolled, and presented to the Governor on the 13th day of April, 1962, at 4.30 p.m.

BURNS, Chairman

SENATE CHAMBER, April 16, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 23—An act to add Sections 13572 and 11561 to the Government Code, relating to the State Printer;

Senate Bill No. 43—An act to amend Section 11570 of the Government Code, relating to state officers and employees;

And reports that the same have been correctly enrolled, and presented to the Governor on the 16th day of April, 1962, at 9.30 a.m.

BURNS, Chairman

SENATE CHAMBER, April 16, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 3—Relative to final adjournment of the 1962 First Extraordinary Session of the Legislature;

Senate Joint Resolution No. 4—Relative to airplane service to Fresno;

Senate Joint Resolution No. 5—Relative to establishment of a Youth Conservation Corps;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the 16th day of April, 1962, at 9.30 a.m.

BURNS, Chairman

SENATE CHAMBER, April 7, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 33—An act to amend Sections 75030.5, 75101, 75102, and 75103 of, and to add Sections 75028.5 and 75075.1 to, the Government Code, relating to judges' retirement, declaring the urgency thereof, to take effect immediately;

And reports that the same has been correctly enrolled, and presented to the Governor on the 17th day of April, 1962, at 2 p.m.

BURNS, Chairman

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43 Introduced, read first time, to committee, 98; from committee, re-referred to committee, 116; from committee, 188; read second time, amended, 189; read third time, passed, title approved, to Assembly, 211; from Assembly, to enrollment, 335; to Governor-----	344
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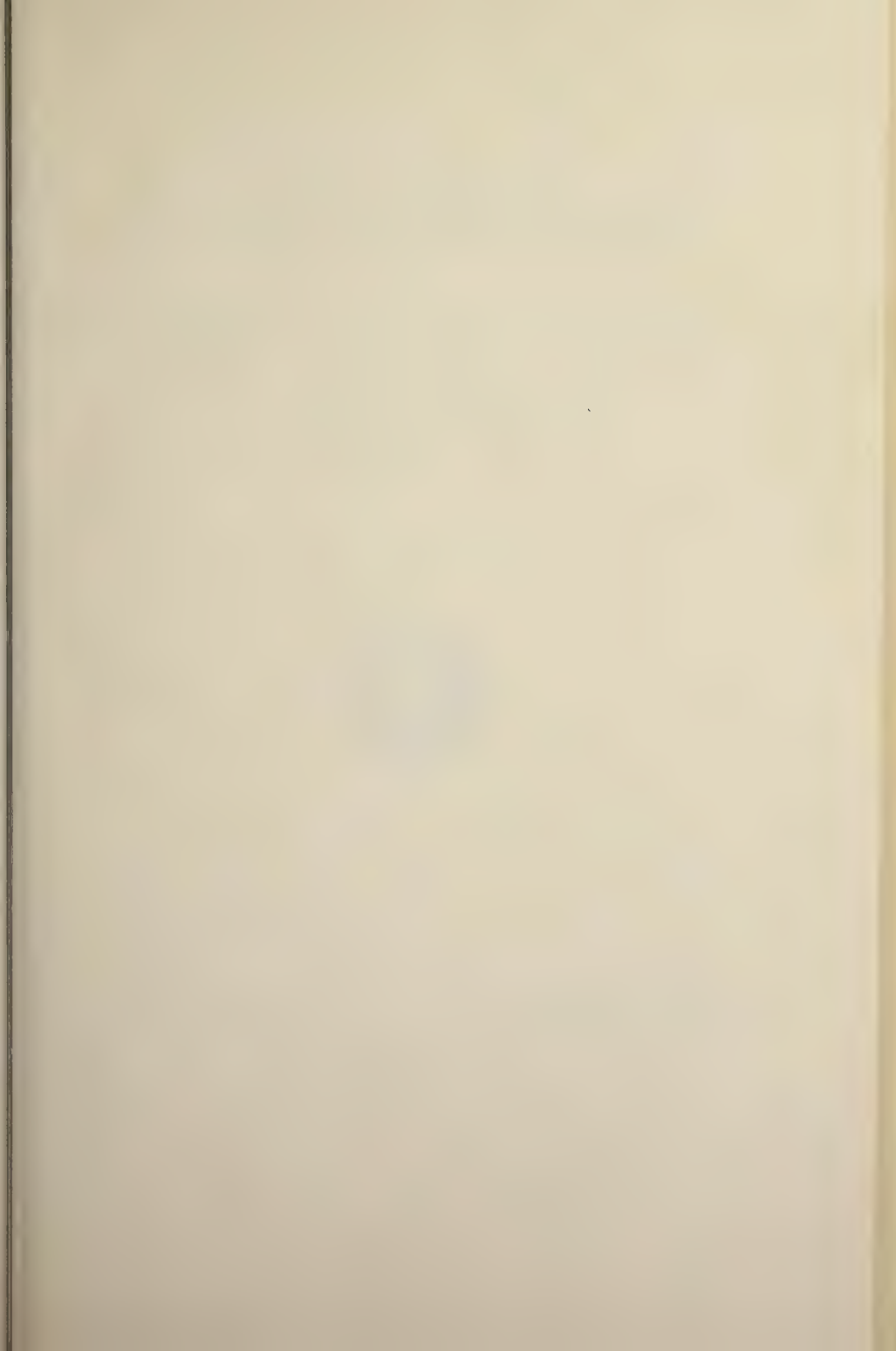
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Journal of the Senate

Legislature of the State of California

1962 Second Extraordinary Session

Convened April 9, and Adjourned April 13, 1962



HON. GLENN M. ANDERSON
President of the Senate

HON. HUGH M. BURNS
President pro Tempore of the Senate

J. A. BEEK
Secretary of the Senate

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CALIFORNIA LEGISLATURE
1962 SECOND EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FIRST LEGISLATIVE DAY

FIRST CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Monday, April 9, 1962

The Senate met at 12 m., pursuant to the proclamation of his Excellency, Edmund G. Brown, Governor of the State of California, dated April 3, 1962, convening the Legislature of the State of California on this day in extraordinary session.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Pursuant to the provisions of Section 9150 of the Government Code, J. A. Beek, Secretary of the Senate; and John F. Lea, Minute Clerk of the Senate, were present and occupied their respective places.

ROLL CALL

The roll was called, and the following Senators answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Byrne, Byrnes, Cameron, Christensen, Cobey, Donnelly, Farr, Fisher, Goldes, Galt, Grunley, Harter, Johnson, Lagomarsino, Miller, Mundy, O'Sullivan, Quirk, Richardson, Richards, Rodden, Sorensen, Short, Stern, Sturgeon, Weingard, and Robert D. Williams. 31

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by Rev. John W. Pressly, Chaplain of the Senate for the 1962 Regular Budget Session:

O Thou all-wise Creator of this world, Thou inspirer of every good thought and deed, who hast made man in Thine image to have dominion over other creatures, we thank Thee for Thy providence and Thy presence. Deliver us from pride, avarice and tyranny, from injustice, conspiracy or violence. Grant us a strong sense of right and justice. Forgive us any failures and our transgressions. Grant that this people, this state and this land which Thou hast so abundantly blessed, may continue in Thy favor and merit Thy blessing in the future. This we pray through Christ our Lord AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Fisher led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

Senator J. Howard Williams, on motion of Senator Sturgeon, due to legislative business.

Senator Regan, on motion of Senator Rattigan, due to personal business.

Senator Teale, on motion of Senator Burns, due to legislative business.

Senator Dolwig, on motion of Senator Burns, due to personal business.

Senator Slattery, on motion of Senator Arnold, due to legislative business.

Senator McAteer, on motion of Senator Burns, due to legislative business.

REQUEST FOR UNANIMOUS CONSENT

record show that Senator Slattery's absence this legislative day was in Santa Cruz.

PROCLAMATION OF THE GOVERNOR

Proclamation of the Governor convening the Legislature in extraordinary session.

Whereupon the Secretary read the following Proclamation:

CLAMA

now, therefore,

revenue acts necessary therefore,

of State

RESOLUTIONS

The following resolutions were offered:

By Senator Donnelly:

Senate Resolution No. 1

Relative to organizing the Senate

Resolved by the Senate of the State of California, That the Senate do now organize and proceed to elect officers and employees for this 1962 Second Extraordinary Session.

Resolution read, and unanimously adopted on motion of Senator Donnelly.

By Senator Byrne:

Senate Resolution No. 2

Relative to election of statutory officers

Resolved by the Senate of the State of California, That Senator Hugh M. Burns be and he is hereby elected President pro Tempore of the Senate; that J. A. Beck be and he is hereby elected Secretary of the Senate; that John F. Lea be and he is hereby elected Minute Clerk of the Senate; that Reverend John W. Pressly, Jr., of the Westminster Presbyterian Church be and he is hereby elected Chaplain of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Berovich, Brown, Byrne, Cameron, Christensen, Cohen, Donnelly, Ford, Fulton, Galt, Gibson, Grunsky, Hechtel, Johnson, Lagomastro, Mundy, Quinn, Rottman, Richards, Rodan, Short, Stern, Surgeon, Weingand, and Robert D. Williams—27.
 NOES—None.

Senator Grunsky Presiding

At 12:05 p.m., Senator Donald L. Grunsky of the Twenty-third Senatorial District, presiding.

NOMINATION FOR ELECTION OF SERGEANT AT ARMS

The President declared nominations for the office of Sergeant at Arms in order.

Senator Burns placed the name of Percy H. Kenealy from San Francisco in nomination for Sergeant at Arms of the Senate.

On motion of Senator Brown the nominations were declared closed.

The President directed the Secretary to call the roll.

The roll was called, with the following results:

AYES—Senators Arnold, Backstrand, Berovich, Brown, Burns, Byrne, Cameron, Christensen, Cohen, Donnelly, Ford, Fulton, Galt, Gibson, Grunsky, Hechtel, Johnson, Lagomastro, Mundy, O'Sullivan, Quinn, Rottman, Richards, Rodan, Short, Stern, Surgeon, Weingand, and Robert D. Williams—28.
 NOES—None.

The President declared Percy H. Kenealy elected Sergeant at Arms.

OATH OF OFFICE ADMINISTERED

The newly elected Officers of the Senate, Senator Hugh M. Burns, President pro Tempore; J. A. Beck, Secretary; John F. Lea, Minute Clerk; Percy H. Kenealy, Sergeant at Arms; and Rev. John W. Pressly Jr., Chaplain of the Senate, appeared at the bar of the Senate where the constitutional oath of office, as set forth in Article XX, Section 3, of the Constitution of the State of California, was administered to them by the Honorable Andrew Schottky, Associate Justice, Third Appellate District, Division 3, Sacramento, and they subscribed to the same.

At 12:45 p.m. the following committee from the Assembly: Assemblymen Hawkey and Manning, accompanied by the floor of the Senate, and affirmed the Senate that the Assembly was duly organized and ready to proceed with the business of the first Senate floor and Judiciary Session.

The following resolutions were offered:

By Stephen H. Rosen

Senate Resolution No. 3

Wang, J. and Wang, J. 2003. *Journal of Environmental Science*, 24, 1031-1035.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

By Senator Burns:

Senate Resolution No. 4

Relating to Standing Rules

Resolved by the Senate of the State of New York, That the Standing Rules of the 1962 First Extraordinary Session be and the same are hereby adopted as the Standing Rules of the Senate for this 1962 Second Extraordinary Session.

Resolution read.

[illegible]

NOES—None.

MESSAGES FROM THE ASSEMBLY

At 12:30 p.m., the following Assemblymen—Hosmer, Hosmer, Haykins, and Collier, appeared at the House of Representatives and invited the Senators to attend the Joint Meeting in the Assembly Chamber.

RESOLUTIONS

The following resolutions were offered:

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Senate Resolution No. 5

Relative to notifying the Governor of the organization of the Senate

Relative to notifying the Government of the organization's activities, the Government has agreed to inform the President of the Senate and the President of the Council of Ministers of the Republic. His Excellency, the Governor, has informed the Council of Ministers of the Government and has agreed to receive any communications he may have to make to it.

Resolution read, and adopted on motion of Senator Weingand.

Appointment of Special Committee

Persons in the room, as of Senate Executive 8-5, the President appointed Senators Wengert and Evans, as a Special Committee to wait upon the Governor and to report to the Senate has convened, and awaits any communication he has to make.

By Senator Backstrand:

Senate Resolution No. 6

Relative to notifying the Assembly of the organization of the Senate.

Resolved by the Senate of the State of California: That the President of the Senate appoint a special committee of one Senator, including the President, that the Senate is duly organized and ready to proceed with the business of the Senate.

Resolution read, and adopted on motion of Senator Backstrand.

Appointment of Special Committee

Pursuant to the provisions of Senate Resolution No. 6, the President appointed Senators Backstrand, Ferguson, and Colby as a Special Committee to notify the Assembly that the Senate is organized.

By Senator Brown:

Senate Resolution No. 7

Relative to compensation of statutory officers and employees.

Resolved by the Senate of the State of California: That the compensation of statutory officers and other employees of the Senate shall be fixed by the Standing Committee of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Bevilacqua, Brown, Cameron, Christensen, Donnelly, Farr, Goldes, Gibson, Grunsky, Hohndald, Johnson, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Stern, Sturgeon, and Robert D. Williams. 22.

NOES—None.

By Senator Murdy:

Senate Resolution No. 8

Relative to notifying the Assembly of the election of statutory officers.

Resolved by the Senate of the State of California: That the Secretary of the Senate is hereby directed to notify the Assembly that the Senate has elected the following statutory officers:

President pro Tempore

Hubert M. Atkins

Secretary of the Senate

J. A. Beck

Minute Clerk

John F. Lea

Chaplain

Rev. John W. Prosser

Sergeant at Arms

Percy H. Kennedy

Resolution read, and adopted on motion of Senator Murdy.

By Senator Shaw:

Senate Resolution No. 9

Relative to salary warrants.

Resolved: That the Controller be and he is hereby directed to deliver to Percy H. Kennedy, Sergeant at Arms, or such of his assistants as the Sergeant at Arms may designate, warrants for salaries and expenses of members and officers of the Senate.

Resolution read, and adopted on motion of Senator Shaw.

By Senator Johnson:

Senate Resolution No. 10

Relative to standing committees.

Resolved: That the standing committees of the Senate for the 1962 First Extraordinary Session be and the same are hereby adopted as the standing committees of this 1962 Second Extraordinary Session, including certain vacancies filled or to be filled by the Rules Committee pursuant to Senate Standing Rule No. 13.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Bevilacqua, Brown, Cameron, Christensen, Donnelly, Farr, Goldes, Gibson, Grunsky, Hohndald, Johnson, Murdy, O'Sullivan, Quick, Rattigan, Richards, Rodda, Short, Stern, Sturgeon, and Robert D. Williams. 22.

NOES—None.

APPOINTMENT OF JOINT COMMITTEE ON ESCORT

Senator [redacted] President of the Senate, announced the appointment of Senators Weingand and Byrne as the Special Committee to escort His Excellency, Edmund G. Brown, Governor of the State of California, to the bar of the Assembly.

Hon. Carlos Bee, Speaker pro Tempore of the Assembly, announced the appointment of Mrs. Davis and Messrs. Dahl and DeLotto as the Special Committee to escort His Excellency, Edmund G. Brown, Governor of the State of California, to the bar of the Assembly.

REPORT OF JOINT COMMITTEE ON ESCORT

The Joint Committee on Escort, appointed to wait upon the Governor, and escort him to the Joint Convention, appeared at the bar of the Assembly, and announced the presence of His Excellency, Edmund G. Brown, Governor of the State of California.

PRESENTATION OF THE SPEAKER OF THE ASSEMBLY

Hon. Carlos Bee, Speaker pro Tempore of the Assembly, presented the Hon. Jesse M. Unruh, Speaker of the Assembly, to the Joint Convention.

PRESENTATION OF THE PRESIDENT PRO TEMPORE
OF THE SENATE

Hon. Jesse M. Unruh, Speaker of the Assembly, presented the Hon. Hugh M. Burns, President pro Tempore of the Senate, to the Joint Convention.

PRESENTATION OF THE GOVERNOR

Hon. Hugh M. Burns, President pro Tempore of the Senate, presented Governor Brown to the Joint Convention.

Governor Brown then proceeded to address the Joint Convention as follows:

BUDGET MESSAGE

GOVERNOR EDMUND G. BROWN

Transmitted to the California Legislature Monday, April 9, 1962

On February 5th, I presented to you a \$2,885,523,247 budget for the 1962-63 fiscal year.

I concluded my budget message with these words:

"I submit this budget to you with the utmost respect, and with confidence that your ultimate judgment will not stem from narrow partisanship, but will reflect your traditionally broad outlook on what is required to keep California in the position which she is just achieving, that of first among equals in this great union."

That, in summary, is again my message to you today.

The events of recent weeks have not altered my respect nor dimmed my confidence in the eventual result.

The legislative process works.

Some of the confidence men in this nation often accuse a needlessly hazy view of the process, and point to the partisan barriers.

Yet, more often than not, this complex process refines and illumines.

The proposal of one man is examined and tested by scores of men, each equipped with his own biases and prejudices, then a consensus emerges.

No two of us here would ever prepare exactly the same budget for the State of California.

A budget is a series of hundreds of choices, of a multitude of decisions based on economic, social and political views which are, in turn, rooted in individual experience and environment.

I thus find far more remarkable how much agreement we have reached on this budget than how much disagreement there has been.

As I proposed this budget originally, it called for the expenditure of approximately \$2 billion 885 million.

As it came from the Joint Conference Committee of your two houses last Tuesday night, it had increased to approximately \$2 billion 891 million.

As I resubmit this budget to you today, it calls for expenditures of approximately \$2 billion 888 million.

The range, you will note, is very limited.

Even more significantly, all the actual work offered by members of the minority party in the Assembly there and both agreed to, these various amounts would have been only about \$7.7 million less.

And if all the \$8.2 million in augmentations offered on the Assembly floor by members of that same minority, had also been accepted, the amounts would have been some \$1.5 million more.

I see all these figures put to themselves alone, but because I think they are of overriding significance in our continuing consideration of the 1962-63 budget.

We have all been focused our attention on an area of difference of less than one-half of 1 percent of the total budget. This reflects no basic division among us, nor rather shows an amazing bipartisan consensus on the basic needs of this great State. It indicates that what differences exist, except in the case of the views of a few extremists, are of little importance in relation to the whole.

The issue really is to be clear. The time has come for reasonable and constructive men to resolve these small differences and get on with the work of California.

I have no doubt that moderate extremist minorities still will seek through the means of compromise, but I confidently expect that they will be successful.

I hope too that we will gain an even time in assessing responsibility for what happened in the Assembly last week.

The hour was late, the issues hard-fought and the feeling high.

What is important now is that the legislative process resume its briefly interrupted work.

We speak of California having as her either Democrats or Republicans. Most of us belong to a great progressive, forward-looking tradition in this State that has been strength and stability to leaders of both parties and has brought California to the very threshold of national leadership.

Surely, there is more that unites us than divides us. Surely, we can agree on rational and responsible men on the fiscal program that

will mark our passage over that threshold into the new era of California's primacy among the states.

I would turn now to the business of the day, to the new budget proposal itself.

As you will note, it is, with but a few exceptions, the budget proposal which was unanimously recommended by the conference committee of your two houses.

In explaining the reasons for the exceptions taken, I feel two major purposes can be served.

First, I hope to outline a number of the specific issues still requiring resolution.

Second, and more important, I hope to make clear the character and texture of the budget decisions involved.

The making of a budget is not a study in blacks and whites, or even of goods and bads.

It is a study in priorities, of choices of timing and emphasis, of the balance between planning and action, and of reconciliation of the desirable and the possible.

I thought my proposal of February 5th was a sound and reasonable one, and I still do.

I thought your conference committee proposal of April 3rd a sound and reasonable one, and I still do.

And I think the proposal I herewith submit to you is also sound and reasonable.

Each of these proposals was and is honestly, if narrowly, balanced.

Each recognized, and continues to recognize, this growing State's great needs.

Each steadfastly adheres to strict standards of austerity and economy.

But there are differences, and I can best illustrate the character of these differences by outlining the few changes between the joint conference budget and the one I submit today.

To begin, I am not providing for the \$1.3 million in contingent funds of the Assembly and Senate.

To insure legislative independence, this amount is traditionally determined by the two houses and placed in the budget by the Conference Committee.

I am following that tradition once more by leaving this determination and action to the Legislature itself.

I propose decreases in three other items, an increase in one, and changes in three others which have no major effect on budget totals.

On review, I recommend that the Disaster Office be given \$146,500 less for certain equipment than the Conference Committee proposed for its purposes.

I recommend that the Department of Public Health be given \$125,250 more in order to meet the most urgent requirements of its anti-smog research program. This is immediately critical in the Los Angeles-Long Beach metropolitan area, but it also has state-wide importance for the future.

I recommend that the Division of Corporations be allocated \$102,908 less, eliminating 11 positions which were called into question by the

Legislative Analyst's work on the bill. The committee in the Assembly. A new workload review indicates that these positions can be eliminated without damage to essential services.

I propose deletion of the special \$645,000 item for salary increases for state college faculty members.

In this case, I recognize the need and desirability of such an increase and the bipartisan support it has in the Legislature.

The fact is, that this budget remains in very narrow balance.

If such a salary increase is to be provided, however, I suggest that it be financed primarily from the state college system's share of the \$3.3 million fund proposed for all state salary inequity adjustments.

That share alone would not be sufficient for the proposed 1½ percent state college faculty adjustment increase, but it could be adequate to supplement the other salary inequity adjustments without unbalancing the entire budget.

If such action is contemplated, the Legislature should give equal consideration to a similar adjustment for faculty salaries at the University of California. If the same funding approach were used, the budget would again remain in balance.

Because of the very small General Fund surplus now contemplated, however, I can no more recommend such a procedure on these salaries now than I could on the University of California.

I do recognize the legislative concern, and sympathize with it. Should you again come back to me on this, I would not use an item veto unless the action would actually put the budget out of balance. That I cannot and will not tolerate.

The three other changes I have made in the joint conference committee budget proposal are these:

1. I have reinstated my original recommendation that the portion of the 5 percent salary increase due to begin July 1 go to all except judges and that the remainder of the increase go to the other professions. I feel strongly that there should be a 50-50 split of the \$21,500 increase between the Joint Conference Committee. Both the State Personnel Board and the Department of Finance are prepared to testify to the grave management problems posed by such a limitation. As a result of meeting higher salary levels in private business, especially for members of the medical, legal and engineering professions.

2. I have not included the language of proposed Item 348.1 on capital outlay for the California Water Project, regarding it as unnecessary.

3. I have deleted Section 32.1, which in effect is a written guarantee that the Department of Finance cannot already have proposed to do in the original budget presentation, provide a minimum amount of estimated revenue based on other identified revenues of \$5 million.

The original my item of title, the Department has always met, and often exceeded the amount of anticipated revenues, paying nothing in the budget.

I will continue to do the best possible management job, and the guarantee provided in Section 32.1 would neither add to nor subtract from the resulting savings.

I also wish to record my appreciation of the major capital outlay addition made by the Legislature to my original budget proposal.

I refer to the \$4.7 million program for speedy construction of a new system of facilities for the mentally retarded. The Administration had planned to offer this program in 1963, but I am pleased at the legislative decision to accelerate this program and have therefore endorsed it in the proposal before you.

That completes my summary. When you look at the vast, forward-looking programs of California in education, in water, in mental health, in highways, in aid to the aged and the needy, in all the areas of economic and social progress in California, our minor differences fall into a proper perspective.

Let us now consider those differences in this larger, indeed panoramic, perspective.

As I have looked at this budget in detail once again, I have added one new test that I now recommend to you.

I kept before me these questions.

Is this just an expenditure or is it an investment? Does this look to the future as well as to the present? Will this pay a human dividend in 1 or 5 or 10 or 20 years, a dividend of education or health or standard of living or civilization for our sons and daughters and their children?

If the answers were yes, the expenditure is in this budget proposal. If the answers were no, you will not find the item before you.

In closing, I want to speak briefly to a related fiscal problem on which the Legislature is now completing action.

You have chosen to put five bond issues on the June primary ballot, and I have consented to that procedure.

I originally proposed that two traditional issues—the \$200 million school construction loan issue and the \$270 million capital construction program bond issue for higher education and other State institutions—be voted on in June because of the early need for funds in those two programs.

Now, three others are scheduled to appear on the ballot at the same time—largely because of minority insistence in the Assembly that all be on the same ballot.

Most members of this minority have simultaneously declared that they favor all five bond issues and have, in fact, voted for them.

I hope that all of us, whether members of the majority or minority parties, will now feel an equal responsibility to support and work for these vital bond issues.

They are all long-term investments in physical facilities to meet the needs of generations of Californians yet to come, and are thus well within California's careful, conservative investment pattern.

The time before all these issues go before the people is suddenly very short.

We must therefore begin the process of explanation of these issues with all due diligence and that process must go forward without partisanship or petty political maneuvering.

The future of California is far more important than the personal political welfare of any one individual, and I ask that my fellow candidates of both parties join me in pledging not to lose sight of that central principle of political responsibility in this election year.

In closing, I wish to express my personal appreciation for past and present cooperation to the many members of the Legislature of both parties who are retiring or seeking other offices after this session.

During the four legislative sessions of my present term of office, this State has once more asserted progressive national leadership with a program of achievement seldom matched in either California or her sister states.

My primary thanks go to resolute Democratic majorities, but many of these programs were made possible by the support of Republicans acting in the responsible party tradition of William Johnson and Earl Warren.

To all retiring Legislators then, I offer my personal regards and the gratitude of the people of California. I also wish you a speedy and successful resolution of the issues still before you.

Thank you.

Respectfully submitted,

EDMUND G. BROWN, Governor

April 9, 1962

ADJOURNMENT OF THE JOINT CONVENTION

At 4:25 p.m., there being no further business, the Speaker of the Assembly declared the Joint Convention adjourned sine die.

REASSEMBLED

At 1:35 p.m., the Senate reconvened.

Hon. Ed. O. Johnson of the 10th Senatorial District, presiding
Secretary J. A. Beek at the desk.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 1: By Senator Miller. An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 24 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Finance.

Senate Concurrent Resolution No. 1: By Senator Burns. Relative to the Joint Rules of the Senate and Assembly.

Referred to Committee on Rules.

ADJOURNMENT

At 4:10 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Wednesday, April 11, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 SECOND EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

SECOND LEGISLATIVE DAY

THIRD CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Wednesday, April 11, 1962

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.
Secretary J. A. Beck at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Fisher, Geddes, Gibson, Grunsky, Hendahl, Johnson, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quack, Rottigan, Regan, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—37.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Grant, O Lord, A sense of mission to those who have been selected from the people to lead them in these critical hours. May each of these Senators so sense their high privilege and unique opportunity in serving that their efforts will be rewarded by the advancement and welfare of this State. May the words of our mouths and the meditations of our hearts be acceptable to Thee, O Lord, our strength and our Redeemer. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:
Senator Thompson, on motion of Senator Backstrand, due to illness.
Senator Richards, on motion of Senator Rodda, due to personal business.

Senator Farr, on motion of Senator Burns, due to legislative business.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 9, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 1 Relates to Mono Bay State Park.

Referred to Committee on Natural Resources.

REPORTS OF STANDING COMMITTEES

Committee on Rules

REPORT COMPLETED April 11, 1962

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 1

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

Committee on Natural Resources

REPORT COMPLETED April 11, 1962

MR. PRESIDENT: The Committee on Natural Resources, to which was referred:

Assembly Concurrent Resolution No. 1

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

ARNOLD, Chairman

Above reported resolution ordered to third reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bill was introduced, and read the first time:

Senate Bill No. 2: By Senator Hines. An act relating to appropriation for the payment of the personal expenses of Senators and Assembly Members of the Senate and Assembly necessarily incurred by them while attending the first session of the Legislature of the Legislature, to take effect immediately.

Original filed at the office.

ADJOURNMENT

At 2:15 p.m., on motion of Senator Hines, the President declared the Senate adjourned until 2 p.m., Thursday, April 12, 1962.

JOHN F. LEA, Minute Clerk

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 11, 1962

Mr. President: I am directed to inform your Honorship that the Assembly on this day passed:

Assembly Bill No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. HANCOCK, Chief Assembly Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 1. A bill relating to appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Finance.

REPORTS OF STANDING COMMITTEES

Committee on Rules

Meeting Commenced April 11, 1962

Mr. President: The Committee on Rules has recommended:

Senate Concurrent Resolution No. 1

and further recommending jointly:

Assembly Bill No. 1

RESOLUTIONS

The following resolution was offered:

By Senator Longworth:

Senate Resolution No. 11

Be it enacted by the Senate of the State of California:

Whereas, California Lutheran College, a nonprofit corporation, located at Thousand Oaks in the County of Ventura, accepted its first class of 330 freshmen and sophomore students in September, 1961; and

Whereas, California Lutheran College, with 300 students in the Campus Valley, is emerging as one of the truly beautiful campuses in America with an anticipated enrollment of 9,000 students;

Whereas, the purpose of California Lutheran College is to provide the highest quality of Christian education, to develop the intellectual, spiritual, and physical growth of its students, and to provide the Christian community with a high level of scholarship and service; and

Whereas, in recognition of its educational character, on February 22, 1962, California Lutheran College received the special status of incorporation by the Western College Association, as a Senior Liberal Arts College, during its first year of enrollment;

Whereas, California Lutheran College is the first four-year college in the County of Ventura; and

Whereas, California Lutheran College is making a significant contribution to the local, national, and spiritual heritage of the County of Ventura and the entire State of California; now, therefore, be it

Resolved, by the Senate of the State of California: That the Members of the Senate stand unanimously and reverently before the Senate College, President Gerald Dahl, his faculty, and its student body for its beginning and for its outstanding achievements and success during its first year of operation and extend a every good wish for continued success and achievement in the future; and be it

Further Resolved, That the Senate of the State of California do hereby approve and express its confidence to California Lutheran College and President Gerald Dahl.

Resolution read, and unanimously adopted on motion of Senator Longworth.

**CONSIDERATION OF DAILY FILE
THIRD READING OF SENATE BILLS**

Senate Concurrent Resolution No. 1—Relative to the Joint Rules of the Senate and Assembly.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 1—Relative to Morro Bay State Park.

Resolution read, and presented by Senator Sturgeon.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—33.

NOES—None.

Resolution ordered transmitted to the Assembly.

RECESS

At 2.30 p.m., on motion of Senator Burns, the Senate recessed until 3.39 p.m.

REASSEMBLED

At 3.39 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

RESOLUTIONS

The following resolution was offered:

By Senator Weingand:

Senate Resolution No. 12

Relative to the Founding of the Royal Presidio of Santa Barbara

WHEREAS, The City and County of Santa Barbara are marking with official ceremonies, from April 21 to April 25, the Founding of the Royal Presidio of Santa Barbara, as has been the custom at five-year intervals; and

WHEREAS, The dedication of the Royal Presidio on April 21, 1782, by El Gobernador Don Felipe de Neve, Fray Presidente Junipero Serra, and Jose Francisco Ortega, Comandante was a major event in the history of California; and

WHEREAS, This presidio was the last of the four Spanish forts in Alta California to be established to protect an area extending from the Santa Maria River to Palos Verdes and inland to encompass the modern City of Los Angeles and its suburbs, including the missionary settlements of San Fernando, San Buenaventura, and those along the channel—Santa Barbara, La Purisima and Santa Ines; and

WHEREAS, The City and County of Santa Barbara have preserved the memory of California's Spanish heritage in fine architecture, in protecting historic sites, in warm hospitality, and in traditional ceremonies; now, therefore, be it

Resolved by the Senate of the State of California, That the Legislature of the State of California does hereby felicitate the City and County of Santa Barbara

upon the celebration of the 180th anniversary of the first establishment of government in this important area; and congratulates public officials and citizens upon their joint efforts to commemorate the heroic and inspirational labors of the early missionaries and soldiers who made the settlement of California possible; and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to Miss Pearl Chase and Mr. John T. Rickard.

Resolution read and unanimously adopted on motion of Senator Weingand

REPORTS OF STANDING COMMITTEES

Committee on Finance

Mr. President: The Committee on Finance, to which was referred Assembly Bill No. 1, has the honor to report the same.

Assembly Bill No. 1

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

Request for Unanimous Consent

Senator Miller asked for and was granted unanimous consent to take up Assembly Bill No. 1, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 1 REQUEST FOR UNANIMOUS CONSENT

Senator Miller asked for and was granted unanimous consent to have Standing Rule No. 55 suspended to allow Mr. William K. Schmidt, Mr. A. Alan Post, members of his staff, and the representatives of the Department of Finance on the Senate floor during the consideration of Assembly Bill No. 1.

RESOLUTION TO SUSPEND CONSTITUTIONAL PROVISION

The following resolution was offered:

By Senator Miller:

Resolved, That Assembly Bill No. 1 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the second and third times, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shattery, Stiern, Sturgeon, Weingand, J. Howard Williams, and Robert D. Williams—35.

NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

CONSIDERATION OF ASSEMBLY BILL NO. 1

Assembly Bill No. 1—An act to amend the appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately.

Bill read second time.

Assembly Bill No. 1 An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Miller.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAttee, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAttee, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—41.

NOES—Senators Dolwig and Murdy—2.

Bill ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 2: By Senator Burns. Relative to final adjournment of the 1962 Second Extraordinary Session of the Legislature.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 2, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 2

Senate Concurrent Resolution No. 2: Relative to final adjournment of the 1962 Second Extraordinary Session of the Legislature.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAttee, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

NOES—None.

Resolution ordered transmitted to the Assembly.

ADJOURNMENT

At 4:16 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 10 a.m., Friday, April 13, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 SECOND EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FOURTH LEGISLATIVE DAY

FIFTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Friday, April 13, 1962

The Senate met at 10 a.m.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAteer, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams—36.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

O Lord, Our God, As we come near to the close of this session of the Senate, we are grateful for Thy blessings during these weeks we have had the privilege of meeting in this hall. We thank Thee for the health and strength which has enabled these Senators to devote themselves to the tasks before them. Inasmuch as the decisions of these days have been right, further them by Thy Providence; where they have been wrong, correct them in Thy wisdom. Forgive the shortcomings of all of us and grant Thy blessing upon each of us. As this Senate adjourns, never to be constituted again with all of the same personnel, wilt Thou bless each Senator; those who shall return again, those who shall serve in other distinguished capacities in our government and those who having completed their service voluntarily will serve their communities in other ways. May the Great Shepherd guide each of you in safe paths and fruitful lives. In our Master's Name. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Thompson, on motion of Senator Backstrand, due to illness.

Senator Dolwig, on motion of Senator Brown, due to legislative business.

Senator McCarthy, on motion of Senator Brown, due to legislative business.

Senator Arnold, on motion of Senator O'Sullivan, due to legislative business.

CALL OF THE SENATE

Senator Brown moved a call of the Senate.

Motion carried.

Time, 10.05 a.m.

The President directed the Sergeant at Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 2

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolution ordered enrolled.

RESOLUTIONS

The following resolutions were offered:

By Senators Farr, Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Lagomarsino, McAteer, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Rodda, Short, Stern, Sturgeon, Teale, Weingand, J. Howard Williams, and Robert D. Williams:

Senate Resolution No. 13

Relative to educational qualifications

WHEREAS, The Senate of the State of California performs two useful functions, one to make laws for the benefit of the people of the State of California and the other to provide education and training in statesmanship for its members; and

WHEREAS, Senators Johnson, Richards, Shaw, Slattery, and Thompson have completed the course proscribed by law and are going out into the world to apply the knowledge gained here; now, therefore, be it

Resolved, That the Secretary of the Senate be and he is hereby instructed to deliver to each of the aforementioned graduates of this institution of learning, certificates of graduation setting forth the time they have been receiving instruction here and the subjects on which they have become proficient; and be it further

Resolved, That the above named Senators present themselves at the Bar of the Senate and the Secretary perform the duty hereinabove set forth.

Resolution read, and unanimously adopted on motion of Senator Farr.

Senator Richards Presiding

At 10.25 a.m., Senator Richard Richards of the 38th Senatorial District, presiding.

By Senator Johnson:

Senate Resolution No. 14

Relative to notifying the Assembly that the Senate is ready to adjourn sine die

Resolved by the Senate of the State of California, That the President appoint a Special Committee of Three Members to notify the Assembly that the Senate has concluded the business of state and is now ready to adjourn this 1962 Second Extraordinary Session sine die.

Resolution read, and unanimously adopted on motion of Senator Johnson.

Appointment of Special Committee

The President announced, in accordance with the provisions of Senate Resolution No. 14, the appointment of Senators Johnson, Stiern, and Holmdahl as a Special Committee to notify the Assembly.

By Senator Slattery:

Senate Resolution No. 15

Relative to notifying the Governor that the Senate is ready to adjourn sine die

Resolved by the Senate of the State of California, That the President appoint a Special Committee of Three Members to wait upon His Excellency, Edmund G. Brown, Governor of the State of California, and inform him that the Senate is now ready to adjourn this 1962 Second Extraordinary Session sine die, and ask him if he has any further communication to make.

Resolution read, and unanimously adopted on motion of Senator Slattery.

Appointment of Special Committee

The President announced, in accordance with the provisions of Senate Resolution No. 15, the appointment of Senators Slattery, Murdy, and Robert D. Williams, as a Special Committee to wait upon the Governor.

By Senator McAteer:

Senate Resolution No. 16

Relating to the 75th Anniversary of the Mt. Zion Hospital in San Francisco

WHEREAS, This year is the 75th Anniversary since the founding of the Mt. Zion Hospital and Medical Center in San Francisco; and

WHEREAS, The hospital was first founded in 1887 with 12 beds and since that time has grown into one of the West's major medical institutions; and

WHEREAS, The hospital graduated its first nurses in 1899 and its first intern in 1901, and has provided a place of training for medical students, and the training of more than 1,000 physicians as interns and residents; and

WHEREAS, Although the 1906 earthquake completely destroyed the new outpatient clinic which had been established only one year earlier, and partially damaged the hospital, the hospital was quickly restored to operation and handled over 100 cases of typhoid during that emergency; and

WHEREAS, In 1913 the hospital moved to a new 134-bed hospital at Post and Scott Streets, which structure is still in use today; and

WHEREAS, It has faithfully and competently met the many urgent needs of the people of San Francisco, giving 3,000 free inoculations of vaccine in October 1918 during the influenza epidemic, caring for the victims of the depression in the 1930's and giving medical service to the thousands of Jewish refugees who fled from Nazi persecution to this country; and

WHEREAS, Mt. Zion Hospital was the first hospital in the area to provide, in 1933, a psychiatric service through a Child Guidance Center, and evolved the first hospital insurance plan; and

WHEREAS, As it has grown to its present capacity 375-beds, this great hospital has served all of the community, without regard for race or creed, and has always opened its doors to the indigent; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of this body proudly extend their warmest congratulations to Mt. Zion Hospital, its medical staff and board of directors, for their Diamond Anniversary week and commend them upon the outstanding service they have provided for the people of San Francisco during the past 75 years; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to Mt. Zion Hospital and to Mr. Marco F. Hellman, President of the Board of Directors.

Resolution read, and unanimously adopted on motion of Senator McAteer.

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Slattery, Murdy, and Robert D. Williams, the Special Committee appointed to wait upon the Governor and inform him the Sen-

ate is ready to adjourn sine die, reported they had performed their duty.

Senators Johnson, Stiern, and Holmdahl, the Special Committee appointed to notify the Assembly the Senate is ready to adjourn sine die, reported they had performed their duty.

MOTION TO APPROVE JOURNALS

Senator Brown moved that the Journals for Monday, April 9, 1962; Wednesday, April 11, 1962; Thursday, April 12, 1962; and the minutes for this legislative day, Friday, April 13, 1962, be approved as corrected by the Minute Clerk and the Journal Clerk.

Motion carried.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE DISPENSED WITH

At 10.30 a.m., on motion of Senator Burns, further proceedings under the call of the Senate were dispensed with.

RECESS

At 10.31 a.m., on motion of Senator Burns, the Senate recessed until 10.45 a.m.

REASSEMBLED

At 10.45 a.m., the Senate reconvened.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.
Secretary J. A. Beek at the desk.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 13, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day returns without further action:

Senate Concurrent Resolution No. 1

ARTHUR H. OHNIMUS, Chief Clerk of the Assembly
By MAL MACINTYRE, Assistant Clerk

REPORTS OF STANDING COMMITTEES

Committee on Finance

SENATE CHAMBER, April 12, 1962

MR. PRESIDENT: The Committee on Finance, to which was referred:

Senate Bill No. 1

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

MILLER, Chairman

MOTION TO ADJOURN

Senator Brown moved that, pursuant to the provisions of Senate Concurrent Resolution No. 2 of the 1962 Second Extraordinary Session, the Senate do now adjourn sine die.

Motion carried.

FINAL ADJOURNMENT

Whereupon at 11 a.m., Hon. Hugh M. Burns, President pro Tempore of the Senate, declared the 1962 Second Extraordinary Session of the Senate of the State of California adjourned sine die.

NOTE

The bills that are enrolled and presented to the Governor after this date, April 13, 1962, will appear in the Supplement to the Journal, showing the time and date they were presented to the Governor in accordance with the Opinion of the Attorney General appearing on page 3635 of the Senate Journal of June 20, 1951.



CALIFORNIA LEGISLATURE
1962 SECOND EXTRAORDINARY SESSION

SUPPLEMENT TO
SENATE DAILY JOURNAL

Friday, April 13, 1962

THE BILLS PRESENTED TO THE GOVERNOR
AFTER APRIL 13, 1962

GLENN M. ANDERSON
President

HUGH M. BURNS
President pro Tempore

J. A. BEEK
Secretary

JOHN F. LEA
Minute Clerk

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 16, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 2—Relative to final adjournment of the 1962 Second Extraordinary Session of the Legislature;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the 16th day of April, 1962, at 9.30 a.m.

BURNS, Chairman

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Journal of the Senate

Legislature of the State of California

1962 Third Extraordinary Session

Convened June 26, and Adjourned June 28, 1962



HON. GLENN M. ANDERSON
President of the Senate

HON. HUGH M. BURNS
President pro Tempore of the Senate

J. A. BEEK
Secretary of the Senate



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CALIFORNIA LEGISLATURE

1962 THIRD EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FIRST LEGISLATIVE DAY

FIRST CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Tuesday, June 26, 1962

The Senate met at 12 o'clock m. pursuant to the provisions of the Proclamation of His Excellency, Edmund G. Brown, Governor of the State of California, dated June 25, 1962, convening the Legislature of the State of California on this day in extraordinary session.

Lieutenant Governor Glenn M. Anderson, President of the Senate, in the chair, called the Senate to order.

Pursuant to the provisions of Section 9150 of the Government Code, J. A. Beek, Secretary of the Senate; John F. Lea, Minute Clerk of the Senate; and Percy H. Kenealy, Sergeant at Arms of the Senate, were present and occupied their respective places.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Delwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodden, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams—37.

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by Rev. John W. Pressly, Chaplain of the Senate for the 1962 Regular Budget Session:

Almighty and Eternal God, in whose providential hand is the destiny of men and of nations, we invoke Thy divine blessing upon this special session of the Senate of this State. May each Senator sense the sobering though inspiring fact that each is here by Thy divine will and purpose as well as the will and desire of the voters of this State. Thus, sensing Thy divine guidance and the welfare of our State, grant to these legislators strength, faith, and conviction in carrying out their duties and responsibilities. Give them also joy in service and satisfaction in establishing laws for the benefit of the people of California, in Thy name. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Richards led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator McAtteer, on motion of Senator McCarthy, due to personal business.

Senator Byrne, on motion of Senator McCarthy, due to illness.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Senators Jerry Hanna and Harry Elway; Representative Mark Litchman, Majority Leader of the House; Representative Don Brink, Assistant Majority Floor Leader; and Mr. Featherstone Reed, Executive Secretary, Joint Committee on Government, all from the State of Washington.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Ray Verhoeven and family of Hanford; and Mrs. Marge Snasdell of Mountain View.

PROCLAMATION OF THE GOVERNOR

The President of the Senate directed the Secretary to read the Proclamation of the Governor convening the Legislature in extraordinary session.

Whereupon the Secretary read the following Proclamation:

EXECUTIVE DEPARTMENT, STATE OF CALIFORNIA

PROCLAMATION

WHEREAS, An extraordinary occasion has arisen and now exists requiring that the Legislature of the State of California be convened in extraordinary session, now, therefore,

I, EDMUND G. BROWN, Governor of the State of California, by virtue of the power and authority in me vested by Section 9 of Article V of the Constitution of the State of California, do hereby convene the Legislature of the State of California to meet in extraordinary session at Sacramento, California, on the 26th day of June, 1962, at 12 noon of said day for the following purpose and to legislate upon the following subject:

1. To consider and act upon legislation to propose to the people an act providing for the issuance of bonds to provide funds to meet the building construction, equipment and site acquisition needs of the University of California, California State Colleges, public junior colleges, facilities for the mentally ill and retarded, correctional institutions and conservation camps, and forestry firefighting facilities.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 25th day of June, 1962.

EDMUND G. BROWN, *Governor of California*
ALBERT FRANK M. JORDAN, *Secretary of State*

(SEAL)

RESOLUTIONS

The following resolutions were offered:

By Senator Collier:

Senate Resolution No. 1

Relative to organizing the Senate

Resolved by the Senate of the State of California, That the Senate do now organize and proceed to elect officers and employees for this 1962 Third Extraordinary Session.

Resolution read, adopted on motion of Senator Collier.

By Senator Christensen:

Senate Resolution No. 2

Relative to election of statutory officers

Resolved by the Senate of the State of California, That Senator Hugh M. Burns be and he is hereby elected President pro Tempore of the Senate; that J. A. Beck be and he is hereby elected Secretary of the Senate; that John F. Lea be and he is hereby elected Minute Clerk of the Senate; that Reverend John W. Pressly, Jr. of the Westminster Presbyterian Church be and he is hereby elected Chaplain of the Senate; and that Percy H. Kenealy be and he is hereby elected Sergeant at Arms of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams—36.

NOES—None.

OATH OF OFFICE ADMINISTERED

The newly elected Officers of the Senate, Senator Hugh M. Burns, President pro Tempore; J. A. Beck, Secretary; John F. Lea, Minute Clerk; Percy H. Kenealy, Sergeant at Arms; and Rev. John W. Pressly, Chaplain of the Senate, appeared at the bar of the Senate where the constitutional oath of office, as set forth in Article XX, Section 3, of the Constitution of the State of California, was administered to them by the Honorable Paul Peek, Associate Justice, Third Appellate District, Division 3, Sacramento, and they subscribed to the same.

MESSAGES FROM THE ASSEMBLY

At 12.30 p.m., the following committee from the Assembly, Messrs. Rees, Nisbet, and Schrade, appeared at the bar of the Senate, and informed the Senate that the Assembly was duly organized and ready to proceed with the business of this 1962 Third Extraordinary Session.

At 12.31 p.m., the following Assemblymen, Messrs. Busterud, Belotti, and Marks, appeared at the bar of the Senate and invited the Senators to attend the Joint Meeting in the Assembly Chamber.

RESOLUTIONS

The following resolutions were offered:

By Senator Cobey:

Senate Resolution No. 3

Relative to election of Rules Committee

Resolved by the Senate of the State of California, That the following Senators be and the same are hereby elected members of the Senate Committee on Rules: Senators Brown, McCarthy, Murdy, and Teale.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams—36.

NOES—None.

By Senator Burns:

Senate Resolution No. 4

Relative to Standing Rules

Resolved by the Senate of the State of California, That the Standing Rules of the 1962 Second Extraordinary Session be and the same are hereby adopted as the Standing Rules of the Senate for this 1962 Third Extraordinary Session.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cohey, Collier, Dolwig, Donnell, Farr, Fisher, Gosses, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rutigan, Regan, Richards, Rodia, Short, Slattery, Stern, Stinson, Teale, Thompson, Weingand, and Williams—36.

NOES—None.

By Senator Farr:

Senate Resolution No. 5

Relative to notifying the Governor of the organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of three Senators to wait upon His Excellency, the Governor, and inform him that the Senate is duly organized and is now ready to receive any communication he may have to make to it.

Resolution read, and adopted on motion of Senator Farr.

APPOINTMENT OF SPECIAL COMMITTEE

Pursuant to the provisions of Senate Resolution No. 5, the President appointed Senators Farr, Cohey, and Murdy as a Special Committee to wait upon the Governor.

By Senator Grunsky:

Senate Resolution No. 6

Relative to notifying the Assembly of the organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of three Senators to notify the Assembly that the Senate is duly organized and ready to proceed with the business of the State.

Resolution read, and adopted on motion of Senator Grunsky.

APPOINTMENT OF SPECIAL COMMITTEE

Pursuant to the provisions of Senate Resolution No. 6, the President appointed Senators Grunsky, Geddes, and Donnelly as a Special Committee to notify the Assembly that the Senate is organized.

By Senator Holmdahl:

Senate Resolution No. 7

Relative to compensation of statutory officers and employees

Resolved by the Senate of the State of California, That the compensation of statutory officers and other employees of the Senate shall be fixed by the Rules Committee of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Collier, Dolwig, Fisher, Gibson, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, O'Sullivan, Quick, Rutigan, Regan, Richards, Rodia, Short, Slattery, Stern, Sturgeon, Teale, Thompson, Weingand, and Williams—30.

NOES—None.

By Senator Thompson:

Senate Resolution No. 8

Relative to standing committees

Resolved, That the standing committees of the Senate for the 1962 Regular Session be and the same are hereby adopted as the standing committees of this 1962 Third Extraordinary Session, including certain vacancies filled or to be filled by the Rules Committee pursuant to Senate Standing Rule No. 13.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Collier, Dolwig, Gibson, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams 28.

NOES—None.

By Senator Quick:

Senate Resolution No. 9

Relative to notifying the Assembly of the election of statutory officers

Resolved by the Senate of the State of California, That the Secretary of the Senate is hereby directed to notify the Assembly that the Senate has elected the following statutory officers:

President pro Tempore	Hugh M. Burns
Secretary of the Senate	J. A. Beek
Minute Clerk	John F. Lea
Chaplain	Rev. John W. Pressly, Jr.
Sergeant at Arms	P. H. Kenealy

Resolution read, and adopted on motion of Senator Quick.

By Senator Lagomarsino:

Senate Resolution No. 10

Relative to salary warrants

Resolved by the Senate of the State of California, That the Controller be and he is hereby directed to deliver to P. H. Kenealy, Sergeant at Arms, or such of his assistants as the Sergeant at Arms may designate, warrants for salaries and expenses of members and officers of the Senate.

Resolution read, and adopted on motion of Senator Lagomarsino.

By Senator Slattery:

Senate Resolution No. 11

Relative to paying mileage of Senators and Officers

Resolved by the Senate of the State of California, That the State Controller be and he is hereby directed and ordered to draw his warrants upon the proper funds in favor of the following named Senators and Officers of the Senate for the amount set opposite each of their names, and the State Treasurer is hereby directed and ordered to pay the same, being the mileage due them by law, for attendance upon the 1962 Third Extraordinary Session of the Legislature:

<i>Senators</i>	<i>County</i>	<i>Mileage (round trip)</i>	<i>Total at 5 cents per mile</i>
Hugh P. Donnelly	Stanislaus	174	\$8.70
Fred S. Farr	Monterey	416	20.80
Donald L. Grossky	Santa Cruz	350	17.50
John W. Holmdahl	Alameda	180	9.00
George Miller, Jr.	Contra Costa	164	8.20
Edwin J. Regan	Tulare	420	21.00
Richard Richards	Los Angeles	770	38.50
Albert S. Robb	Sacramento	8	.40
Waverly J. Slattery	Lake	256	12.80
Walter W. Stiern	Kern	548	27.40
John F. Thompson	Santa Clara	252	12.60
Alvin C. Weingand	Santa Barbara	842	42.10

Officers	County	Mileage (round trip)	Total at 10 cents per mile
Glean M. Anderson	Los Angeles	770	\$77.00
J. A. Beek, Secretary	Orange	858	85.80
John T. Lee, Minute Clerk	San Diego	2	.20
P. H. Kenealy, Sergeant at Arms	San Francisco	176	17.60

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES: Senators Arnold, Bakstrand, Begovich, Burns, Cameron, Colby, Collier, Dooling, Evans, Fair, Fisher, Gilder, Hensdahl, Johnson, McCarthy, Miller, Murdy, Quirk, Rattigan, Regan, Richards, Stier, Stutter, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams—32

NOES: None.

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Fair, Colby, and Murdy, the Special Committee appointed to wait upon the Governor and inform him that the Senate had reconvened, reported they had performed their duty.

Senators Grunsky, Gilder, and Donnelly, the Special Committee appointed to notify the Assembly that the Senate had reconvened, reported they had performed their duty.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 1: By Senators Grunsky, McCarthy, Sturgeon, Murdy, Larnersine, Thompson, Johnson, Bakstrand, and Dooling—An act to provide for meeting the building needs of higher education in the State by the adoption of a general construction program for higher education, by providing the funds necessary therefor through the issuance and sale of bonds in the State of California, and by providing for the handling and disposition of said funds, making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 General Election.

Referred to Committee on Finance.

Senate Bill No. 2: By Senator Burns—An act making an appropriation for the payment of the expenses of the Senate and Assembly and Members of the Senate and Assembly necessarily incurred by them while attending the 1962 Third Extraordinary Session of the Legislature, to take effect immediately.

Without reference to committee. Ordered printed and held at the desk.

Senate Bill No. 3: By Senators Fisher, Miller, Gibson, Burns, Begovich, Arnold, Richards, Christopher, O'Sullivan, Williams, Rodia, Donnelly, Quirk, Stier, Weingand, Stutter, Colby, Fair, Teale, Cameron, Regan, Collier, Brown, Gilder, Hensdahl, Rattigan, and Stiern (Coauthor: Assemblyman Wallby)—An act to provide for meeting the building needs of the State by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds,

and making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 General Election.

Referred to Committee on Finance.

Motion to Print With a Rush Order

Senator Fisher moved that Senate Bill No. 3 be sent to print with a rush order.

Motion carried.

RECESS

At 12.50 p.m., on motion of Senator Burns, the Senate recessed until 4.30 p.m.

IN JOINT CONVENTION

ASSEMBLY CHAMBER, SACRAMENTO

Tuesday, June 26, 1962

At 12.53 p.m., the Senate and the Assembly met in Joint Convention. Hon. Carlos Bee, Speaker pro Tempore of the Assembly, presiding. Chief Clerk Arthur A. Ohninus at the desk

PRESENTATION OF THE SPEAKER OF THE ASSEMBLY

Hon. Carlos Bee, Speaker pro Tempore of the Assembly, presented the Hon. Jesse M. Unruh, Speaker of the Assembly.

ANNOUNCEMENT

Speaker Jesse M. Unruh announced the presence in the Assembly Chamber of Lieutenant Governor Glenn M. Anderson and Senator Hugh M. Burns, President pro Tempore of the Senate, and invited them to the rostrum.

SENATE ROLL CALL

Hon. Glenn M. Anderson, President of the Senate, directed the Secretary of the Senate to call the roll of Senators.

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Bagovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Goddes, Gilson, Grunsky, Holmquist, Johnson, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slocum, Stuenkel, Sturgeon, Teale, Thompson, Weingand, and Williams—37.

The President of the Senate declared a quorum of the Senate present.

ASSEMBLY ROLL CALL

Hon. Jesse M. Unruh, Speaker of the Assembly, directed the Chief Clerk to call the roll of the Assemblymen.

The roll was called, and the following answered to their names:

Bruce F. Allen, Don A. Allen, Bagley, Bane, Beaver, Bee, Belotti, Bradley, Britschgi, Brown, Burke, Burton, Busterud, Cameron, Carroll, Casey, Chapel, Collier, Cologne, Conrad, Coolidge, Crown, Cusanovich, Dahl, Davis, Dills, Elliott, Flournoy, Francis, Frew, Gaffney, Garrigus, Grant, Hanna, Hawkins, Hegland, Holmes, House, Kennick, Kilpatrick, Knox, Lanteman, Leggett, Levering, Lowrey, Luckel, Lunardi, Marks, Meyers, Mills, Monagan, Mulford, Nisbet, O'Connell, Pattee, Petris, Porter, Resgan, Rees, Rumford, Schrade, Sedgwick, Shell, Sumner, Thelin, Thomas, Veneman, Waldie, Williamson, Charles H. Wilson, Winton, Wolfrum, Z'berg, and Mr. Speaker—74.

The Speaker declared a quorum of the Assembly present.

APPOINTMENT OF JOINT COMMITTEE ON ESCORT

Hon. Glenn M. Anderson, President of the Senate, announced the appointment of Senators Farr, Conroy, and Miller as the Special Committee to escort His Excellency, Edmund G. Brown, Governor of the State of California, to the bar of the Assembly.

Hon. Jesse M. Unruh, Speaker of the Assembly, announced the appointment of Messrs. Lowrey, Brown, House, Wolfman, and Collier as the Special Committee to escort His Excellency, Edmund G. Brown, Governor of the State of California, to the bar of the Assembly.

REPORT OF JOINT COMMITTEE ON ESCORT

The Joint Committee on Escort, appointed to wait upon the Governor, and escort him to the Joint Convention, appeared at the bar of the Assembly, and announced the presence of His Excellency, Edmund G. Brown, Governor of the State of California.

PRESENTATION OF THE LIEUTENANT GOVERNOR

Hon. Jesse M. Unruh, Speaker of the Assembly, presented Lieutenant Governor Glenn M. Anderson to the Joint Convention.

PRESENTATION OF THE GOVERNOR

Hon. Glenn M. Anderson, Lieutenant Governor of California, presented Governor Brown to the Joint Convention.

Governor Brown then proceeded to address the Joint Convention as follows:

ADDRESS BY GOVERNOR EDMUND G. BROWN

Delivered to the Senate and Assembly in Joint Session, June 26, 1962

I have convened this special session for one purpose only: to permit us to consider together the submission of a fiscal issue to the voters on November 6 for the financing of California's most urgent public building needs for the next two years.

A similar proposal was before the voters June 6 and was defeated. Under most circumstances, all of us would have regarded such a decision as conclusive.

As you know, however, there are a number of highly unusual factors involved in the defeat of Proposition 3.

Neither its title nor its wording were sufficiently descriptive of its urgent purpose: the financing of construction of facilities for the University of California, the state college system, and public junior colleges; for facilities for treatment of the mentally ill and retarded; for narcotic control and other correctional institutions and camps, and for fire control facilities.

I have received hundreds of communications from leaders and voters of both parties who believe the lack of a clear statement of purpose was responsible for the defeat of Proposition 3, and who have asked for a special session for its resubmission.

They have been joined in this request by many organizations dedicated to the public purposes involved. Their concern is not only with the failure to provide adequate information to primary voters of the specific contents of the proposal, but with the equal failure to com-

municate the urgent needs involved in the brief time available before the primary election.

All segments of higher education, including the private colleges and universities which would not benefit directly, have also urged another submission.

So too have those concerned with the equally vital need to provide hospital beds and facilities for the mentally ill and retarded—currently in such short supply that there is now a growing waiting list for hospitalization of retarded children.

So too have our correctional authorities administering strict new narcotic control policies and sentences.

My mail appears to reflect an almost unanimous consensus among thoughtful Californians that the bond issue should be resubmitted.

There also have been a wide variety of suggestions for changes and improvements. I have given each careful and dispassionate consideration.

Having weighed the various equities and necessities involved, I am again proposing a \$270 million bond issue measure, but incorporating the following improvements:

(1) The bond issue will be titled Proposition A-1 and will appear at the top of the list of other proposals on the November ballot.

(2) The title and the actual "FOR" and "AGAINST" language on the ballot will specify the character of the facilities to be financed, thus removing any possible "blank check" concerns. There will be a provision requiring that 80 percent of the \$270 million be spent for higher education facilities, instead of the previous declaration of intent, which was not binding.

(3) A clause permitting junior colleges to use their funds to pay debt service has been removed and this measure requires that all funds go for new construction.

In addition, I am submitting with this measure a full project-by-project list of classes of expenditures under this bond act.

Only those already approved in the 1962-63 Budget are fully committed. The others represent the best present estimate of what the agencies involved will submit to the Legislature for inclusion in the 1963-64 Budget. The list cannot and should not be binding because it is, as always, subject to final executive and legislative action, but it does permit public evaluation of the general program.

Most of the other changes proposed involve variations based on what I regard as undesirable principles.

Some would attempt to set up competition among the various programs needed to meet the challenges of California's growth. They would, for example, pit the needs of higher education against the needs of the mentally ill and retarded, forcing a choice between two equally critical programs although not of equal size. Some would even put the various segments of higher education in competition, pulling apart that which the Master Plan for Higher Education has pulled together with resulting efficiency and economy in our educational effort.

Another approach has been to suggest that we put the financing on a "take care of this year and let next year take care of itself" basis. This shortsighted proposal completely ignores the continuing character of

our expansion needs and the long-term planning required to meet them. It would also produce an expensive special election sometime in 1963.

I think the proposal I am recommending is a far more candid, complete measure, offering the voters the best opportunity for an informed decision in November.

As a matter of information, I also want to assure you that your actions will not alter the fact of a balanced 1962-63 Budget.

You approved a balanced budget of \$141 million in capital outlay expenditures, \$89 million was contingent upon approval of a new state construction bond issue.

The primary election decision on Proposition 3 did not unbalance the budget. It simply dictated that \$89 million in projects not be constructed, and language already in the budget provided for that eventuality.

The same language will permit the expenditure of that \$89 million in projects, however, if another proposal is placed on the November ballot and is approved.

There is no fiscal or budget crisis involved. No matter what the decision of the Legislature or of the voters, there will be no deficit. The State's general fund revenues are coming in at almost exactly the predicted rate. We have just had another \$100 million bond sale at below the national average of interest rates for such bonds—the surest possible sign of sound credit and national confidence in the fiscal integrity of this administration.

The crisis we face is far different. It is a crisis of the progressive consensus in California—the bipartisan agreement that every investment California has made in its future has brought more than ample dividends, whether that investment has been in education, water, highways or state mental and correctional institutions or other programs to conserve and develop our human and natural resources and potential.

This bond issue offers nothing new. The pattern of investment is the same that we have had in California since World War II, the pattern that has brought us true primacy in the American union.

That pattern was developed with the support of both Democrats and Republicans. This is not the time to let the tide of population sweep over and inundate what we have built in California by working together.

As I told you earlier this year, growth and quality have been the hallmarks of modern life in California.

This bond issue is urgently needed to sustain both. The future of the kind of California we have built is at stake.

Let me add this:

I am not opening the special session for submission of another park and recreation bond issue at this time.

To date, there has been little indication of the kind of bipartisan support that has been offered the construction bond issue.

If, however, the Republican Party's legislative leadership will work with the Democratic Party's legislative leadership to provide bipartisan support for a specific park and recreation bond issue proposal, I will consider reopening the session.

I know you join me in hoping that we can take care of the urgent business of the State swiftly and well this week, and without clouding the results of our work with needless partisan controversy.

PRESENTATION OF "GOLDEN GAVEL AWARD"

Speaker Jesse M. Unruh presented to Senators Burns and Cobey on behalf of the National Conference of State Legislative Leaders, the annual "Golden Gavel Award" for the best prepared committee report by a state legislative committee. On the basis of work on its presentation, its format, and research on the subject, the award was presented to the Senate Factfinding Committee on Labor and Welfare on the Aid to Needy Children Program. The committee was chairmanned by Senator Cobey.

Speaker Unruh announced that of the six reports selected for consideration, five were from California legislative committees.

APPRECIATION EXPRESSED

Senator Burns expressed his appreciation on behalf of the Senate to Speaker Unruh.

ADJOURNMENT OF THE JOINT CONVENTION

At 1.13 p.m., there being no further business, the Speaker of the Assembly declared the Joint Convention adjourned sine die.

REASSEMBLED

At 4.30 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.
Secretary J. A. Beek at the desk.

COMMUNICATIONS

The following communications were received and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, PRINTING DIVISION
SACRAMENTO 14, June 22, 1962

Mr. Joseph A. Beek
Secretary of the State Senate
State Capitol
Sacramento 14, California

DEAR MR. BEEK: This will advise that today we deposited \$15,000 to the credit of the General Fund, covering receipts from sales of Legislative publications by the Legislative Bill Room from November 1, 1961 to June 22, 1962.

Yours very truly,

PAUL E. GALLAGHER
State Printer

THE CALIFORNIA STATE ASSOCIATION OF EMBLEM CLUBS
9230 LURE, DOWNEY, CALIFORNIA

Lieutenant Governor Glenn Anderson
State Capitol Bldg.
Sacramento, California

DEAR SIR: During our recent convention in the Miramar Hotel in Santa Monica, California we had 984 members registered, representing a membership of over 10,000 members in California and Nevada. During our third business session, a motion was passed, which reads, "I move, that the California State Association of Emblem Clubs and Nevada Clubs go on record, in writing, to our state and national legislative bodies, urging an unending fight against Communism. Emblem Club stands for Americanism in this United States."

The motion was made by C. G. Parsons, House of Senate Member, Elkhorn Club No. 154.

We sincerely hope that you will read our motion to your Assembly at your first opportunity.

Sincerely and fraternally,

RUTH A. MENDENHALL
Staff Corresponding Secretary

Bakersfield Realty Board
331 1814 Street
Bakersfield, California

WHEREAS, The members of the Bakersfield Realty Board have observed with great anxiety and alarm the progress of the international atheistic communist conspiracy; and,

WHEREAS, We believe this conspiracy to be a threat to this nation and to all other peace-loving democratic nations of the world; and,

WHEREAS, Our apathy, complacency, lack of self motivation, and our forgetfulness of the heroic history and unusual peopling of our State is one of our greatest weaknesses and Socialism is the perfect method of controlling us by the ability as their plan for our transition to a communist state;

NOW, THEREFORE, BE IT RESOLVED, That we as belonging to our legislative representatives at all levels our desire to take more aggressive action, including:

A. Enforcement of the Monroe Doctrine. We urge that economic and political pressure be applied to the Nine Soviet bloc countries, their possessions by the United States and 38 other western nations who are now shipping vast quantities of goods to these countries.

B. Outlawing the existence of the Communist Party in the United States. Communism is a criminal conspiracy.

C. Breaking diplomatic relations with the USSR.

D. Leaders at all levels begin to fight an aggressive cold war instead of a defensive one.

AND, BE IT FURTHER RESOLVED, That a copy of the foregoing resolution, adopted by the Bakersfield Realty Board by the members in attendance at the meeting held on the ninth day of May, 1962, Bakersfield, California, be sent to our legislative representatives at all levels of government and to every local news media.

ALLAN A. STRAMLER, JR., PRESIDENT
LEAH M. MAYER, SECRETARY

ANAHEIM CHAMBER OF COMMERCE
122 North Lincoln Street
ANAHEIM, CALIFORNIA, MAY 23, 1962

*Chairman of the Committee on Senate Reapportionment
California State Senate
Sacramento, California*

SIR: The Anaheim Chamber of Commerce is extremely concerned with the California State Senate Reapportionment Referendum.

We first opposed this in November of 1960 and since that time have been given no new evidence which would justify this reapportionment plan.

We, therefore, once again unreservedly oppose this referendum and request your approval and action in accordance with the second recommendation which was previously and unanimously approved by the board of directors, approximately 700 residents and community leaders in Anaheim.

Sincerely yours,

B. W. JORDAN, President
Anaheim Chamber of Commerce

Encls.

RESOLUTION OF ANAHEIM CHAMBER OF COMMERCE BOARD OF DIRECTORS

May 17, 1962

WHEREAS, The Board of Directors of the Anaheim Chamber of Commerce desires to reaffirm their opposition in opposing the California State Senate Reapportionment Referendum, and

WHEREAS, Since our first opposition in October, 1960, it continues to be the recommendation of the board to uphold and support the same of representation in government guaranteed by the present Federal Plan which apportions the State Senate districts according to counties, and the Assembly on the basis of population, and

WHEREAS, The reapportionment of the State Senate on the basis of population destroys the checks and balances in the legislative branch of our state government and the protection of rights of minorities, and

WHEELER. By reapportionment of the Senate the bicameral form of government would be destroyed, and

WHEELER. The strength of the government of this State and this nation depends on a representative form of government, therefore,

BE IT RESOLVED, That the Board of Directors of the Anaheim Chamber of Commerce of Anaheim, California, unanimously oppose the proposed referendum on reapportion for California State Senate membership based on a population basis.

Copies of this resolution to be forwarded to:

Senator John A. Murdy, Jr.
Senate Office Building
Sacramento, California, and to

Chairman of the Committee on Senate Reapportionment
California State Senate
Sacramento, California

Governor Edmund G. Brown
Office of the Governor
Sacramento, California

Assemblyman Richard T. Hanna
Legislative Office Building
Sacramento, California

STATE OF CALIFORNIA, DEPARTMENT OF INDUSTRIAL RELATIONS
DIVISION OF FAIR EMPLOYMENT PRACTICES
STATE BUILDING ANNEX, 455 Golden Gate Ave.
San Francisco, June 13, 1962

Joseph A. Beck, Secretary of the Senate
California State Legislature
Capitol Building
Sacramento 14, California

SIR: Transmitted herewith are five copies of the First Annual Report covering the period from September 18, 1959, through December 31, 1960, of the California Fair Employment Practice Commission and the Division of Fair Employment Practices in the Department of Industrial Relations.

The report is submitted pursuant to provisions of Section 1419 (j) of the Labor Code of California.

Yours truly,

EDWARD HOWDEN, Chief of Division

Enc.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

CALIFORNIA FEDERATION OF WOMEN'S CLUBS
501 EQUITABLE BUILDING, FRESNO 21, CALIFORNIA
May 23, 1962

Hon. Glenn M. Anderson
President of Senate
205 Capitol Building
Sacramento, California

DEAR SENATOR ANDERSON:

Compulsory Blood Alcohol Test

WHEREAS, In California there were 3839 persons killed in motor vehicle accidents during 1962; and

WHEREAS, In 34.2 percent of these fatalities, the drivers had been drinking intoxicants; and

WHEREAS, In California, a driver may refuse to take the blood test for intoxication; therefore

BE IT RESOLVED, That the California Federation of Women's Clubs in convention assembled this 8th day of May, 1962 urges legislation which will make mandatory blood tests to Determine Intoxication; and further

RESOLVED, That copies of this resolution be sent to: Governor Edmund G. Brown, to the Speaker of the House, Mr. Jesse Unruh, to the President of the Senate Mr. Glenn M. Anderson; to Mr. Bradford M. Crittenden, Commissioner, California Highway Patrol; and to the California Safety Council.

Resolution adopted.

MRS. EARL J. HAZELTON, President

Resolution No. 62-63

A resolution of the City Council of the City of Baldwin Park endorsing the "New Bonelli Plan" of State Senate Reapportionment for the State of California

WHEREAS, The City Council of the City of Baldwin Park did endorse a plan for reapportionment of the Senate of the State of California in Resolution No. 61-472, passed and adopted on December 4, 1961; and

WHEREAS, The City Council of the City of Baldwin Park is aware of the benefit such reapportionment would give the City and all of Southern California; and

WHEREAS, Frank G. Bonelli in opposition to the recommendations of the Blue Ribbon Commission has submitted a "New Bonelli Plan" which will amend Assembly Constitutional Amendment 5 and outlines a plan which gives more proper recognition to inequities that exist in metropolitan areas other than in Los Angeles County.

NOW, THEREFORE, The City Council of the City of Baldwin Park does hereby endorse the "New Bonelli Plan" for reapportionment of the Senate of the State of California.

Section 2. Copies of this resolution shall be forwarded to the office of Supervisor Frank G. Bonelli of the County of Los Angeles and to Members of the State Legislature.

Passed and adopted this 16th day of April, 1962.

LETCHER BISHOP, Mayor

ATTEST:

THELMA L. BALKUS, City Clerk

State of California
County of Los Angeles } ss
City of Baldwin Park

I, THELMA L. BALKUS, City Clerk of the City of Baldwin Park, do hereby certify that the foregoing resolution was duly and regularly passed and adopted by the City Council of Baldwin Park at its regular meeting held on the 16th day of April, 1962 by the following vote:

AYES: Commissioner Lathrop, Thomson, Carr, Lockman and Mayor Bishop.

THELMA L. BALKUS, City Clerk

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, June 26, 1962

MR. PRESIDENT: The Senate Committee on Rules has approved the application for press credentials of the person listed in attached letter from Squire Behrens, President of the Capitol Correspondents Association.

BURNS, Chairman

CAPITOL CORRESPONDENTS ASSOCIATION

STATE CAPITOL, SACRAMENTO

June 26, 1962

Chairman, Senate Committee on Rules
Senate Chamber, State Capitol
Sacramento, California

DEAR SIR: The following named person is eligible for accreditation as a representative of the Press at the Special Sessions of the Legislature of 1962:

Sacramento Union—Bert Clinkston.

SQUIRE BEHRENS, President

Standing Committee:

Morrie Landsberg, Chairman
James C. Anderson
Richard Rodia

Committee on Finance

SENATE CHAMBER, June 26, 1962

MR. PRESIDENT: The Committee on Finance, to which was referred:

Senate Bill No. 3

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

MILLER, Chairman

Above reported bill ordered to second reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS (RESUMED)

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 1: By Senators Burns, Arnold, Backstrand, Begovich, Brown, Byrne, Canessa, Carls, Cebey, Collier, Dolwig, Donnelly, Fisher, Farr, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAlister, McArthur, Miller, Murdy, O'Sullivan, Quick, Rafferty, Regan, Richards, Rodda, Scott, Short, Slattery, Stern, Sturgeon, Teal, Thompson, Wengand, and Williams—Relative to commemorating the life and service of State Senator J. Howard Williams of Tulare County.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 1, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 1

Senate Concurrent Resolution No. 1 Relative to commemorating the life and service of State Senator J. Howard Williams of Tulare County.

Resolution read, and adopted on a rising vote of the following Senators:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Canessa, Carls, Cebey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McArthur, McAlister, Miller, Murdy, O'Sullivan, Quick, Rafferty, Regan, Richards, Rodda, Scott, Slattery, Stern, Sturgeon, Teal, Thompson, Wengand, and Williams. 37.

Resolution ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS (RESUMED)

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 2: By Senator Murdy—Approving a certain amendment to the charter of the City of Newport Beach, a municipal corporation in the County of Orange, State of California, voted for and ratified by the qualified electors of said city at a general municipal election held therein on April 10, 1962.

Request for Unanimous Consent

Senator Murdy asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 2, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 2

Senate Concurrent Resolution No. 2 Approving a certain amendment to the charter of the City of Newport Beach, a municipal corporation in the County of Orange, State of California, voted for and ratified by the qualified electors of said city at a general municipal election held therein on April 10, 1962.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Cameron, Christensen, Collier, Dolwig, Donnell, Farr, Fisher, Geddes, Grunsky, Holmdahl, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams—33.

NOES—None.

Resolution ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS (RESUMED)

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 3: By Senator Geddes: Approving amendments to the charter of the City of Napa, a municipal corporation in the County of Napa, State of California, voted for and ratified by the qualified electors of the city at a special municipal election held therein on the 1st day of May, 1962.

Request for Unanimous Consent

Senator Geddes asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 3, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 3

Senate Concurrent Resolution No. 3: Approving amendments to the charter of the City of Napa, a municipal corporation in the County of Napa, State of California, voted for and ratified by the qualified electors of the city at a special municipal election held therein on the 1st day of May, 1962.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams—34.

NOES—None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolutions were offered:

By Senator Fisher:

Senate Resolution No. 12

Relative to congratulating Father John R. Aherne

WHEREAS, On June 29, 1962, the Very Reverend John R. Aherne, principal of St. Augustine High School in San Diego and regional supervisor of the Augustinian Order of California will become the vice president of academic affairs at Merrimack College in North Andover, Massachusetts; and

WHEREAS, Father Aherne has labored 20 years at St. Augustine, first as vice principal and then as principal; and

WHEREAS, Under his guiding hand, the school has experienced a phenomenal increase in enrollment which has been accompanied by the growth of an outstanding

academic curriculum, the development of a successful athletic program, and the improvement of the school's image for excellence in the community; and

WHEREAS, In 1959 Father Aherne became the regional supervisor of the Augustinian Order in California, a post which he has held with pride and humility; and

WHEREAS, In spite of the many demands made upon him, Father Aherne has found time to be active in community affairs, particularly in the Chamber of Commerce; and

WHEREAS, With the help of other civic leaders he established the annual Appreciation Night sports banquet which honors high school coaches and athletes from all over the county; and

WHEREAS, The many friends which he has made in this State, while proud of the recognition accorded Father Aherne by his appointment to Merced College, regret to see him leave California; now, therefore, be it

Resolved by the Senate of the State of California, That the members of this Senate take this means of expressing their appreciation for the outstanding work which Father Aherne has rendered to this State during his many years in California and to wish him success and happiness in his future endeavors; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Father Aherne.

Resolution read, and unanimously adopted on motion of Senator Fisher.

President pro Tempore of the Senate Presiding

At 5:14 p.m., Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

RESOLUTIONS

The following resolution was offered:

By Senator Begovich:

Senate Resolution No. 13

Relative to congratulating Otto J. Perschke

WHEREAS, Otto J. Perschke of Placerville, who has served as the veterans service officer of Placerville Elks Lodge No. 1712 for nine years, is rapidly earning a reputation among Elks Lodges of the State as the number one veterans service officer; and

WHEREAS, As a result of the work of this remarkable gentleman, who turned \$1 on March 3rd of this year, in each of the seven Veterans Administration hospitals in this State visitors will find magazines which bear the imprint of Placerville Elks Lodge No. 1712; and

WHEREAS, The results of his work will also be found in the county hospitals of Amador, Sacramento, and El Dorado Counties; the DeWitt State Hospital; the Sonoma State Hospital for Children; the Weimar Chest Center; the Veterans' Home of California; the Veterans Administration Hospital at Martinez, California; and the Marshall Hospital in Placerville; and

WHEREAS, With the help of the Elks and other friends, Mr. Perschke collects the used clothing, books, magazines, and games which are used in the program; and

WHEREAS, A special feature of his work is the collection of old shoes and all kinds of electrical appliances which need repair and sending them to the Preston School of Industry in Ione, Amador County, where they become raw material in the vocational training program of the school; and

WHEREAS, Mr. Perschke, who is known as "Doc" to his many friends, is a World War I veteran, having served in the 364th Ambulance Corps in the 91st Division, and is a life member of the El Dorado Post of the American Legion, the Placerville Elks, and the Thousand Oaks Masonic Lodge in Berkeley; and

WHEREAS, Mr. Perschke is a member of the Veterans' Service Officers' Association of California; and in his spare time he serves as assistant tiler of the Masonic Lodge in Placerville; and

WHEREAS, Mr. Perschke is to be commended for his exemplary record of achievement and service to his fellow man; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate do hereby extend their highest commendation and heartiest congratulations to Otto J. Perschke for the outstanding work which he is doing; and be it further

Resolved, That the Secretary of the Senate is directed to prepare and transmit a suitable copy of this resolution to Otto J. Perschke.

Resolution read, and unanimously adopted on motion of Senator Begovich.

REQUEST FOR UNANIMOUS CONSENT

Senator Fisher asked for, and was granted, unanimous consent to take up Senate Bill No. 3, at this time, for consideration.

CONSIDERATION OF SENATE BILL NO. 3
RESOLUTION TO SUSPEND CONSTITUTIONAL PROVISION

The following resolution was offered:

By Senator Fisher:

Resolved, That Senate Bill No. 3 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the procedure of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the second and third times, considered en masse, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES: Senators Arnold, Buckstrand, Beyerich, Burns, Cameron, Christensen, Collier, DeLong, Gressley, Henry, Fisher, Gelles, Grunsky, Helmsland, Johnson, Lammiman, McCarthy, Miller, Morris, O'Sullivan, Quack, Rattray, Regan, Ridda, Shaw, Short, Stethem, Swain, Strangson, Teale, Thompson, Weingard, and Wilkins: 33.

NOES: None.

Article IV, Section 15, of the Constitution was declared suspended.

CONSIDERATION OF SENATE BILL NO. 3

Senate Bill No. 3. An act to provide for meeting the building needs of the State by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 general election.

Bill read second time.

Motion to Amend

Senator Grunsky moved the adoption of the following amendments:

Amendment No. 1

In line 1 of the title of the printed bill, after "of", insert "Higher Education in".

Amendment No. 2

On page 1, after the enacting clause, insert
"SECTION 1. This act shall be known, and may be cited as the Higher Education Construction Program Bond Act of 1962."

Amendment No. 3

On page 1, line 1, strike out "SECTION 1.", and insert "SEC. 2."

Amendment No. 4

On page 1, line 4, strike out "the University of California, facilities for the"; and strike out lines 5 and 6, and insert "and the University of California."

Amendment No. 5

On page 1, line 7, strike out "ilities."

Amendment No. 6

On page 1, line 8, strike out "Not less than eighty percent (80%)"; and strike out lines 9, 10, 11, and 12, and insert "At".

Amendment No. 7

On page 2, strike out line 5; and in line 6, strike out "million dollars (\$270,000,000)", and insert

"Sec. 3. Bonds in the total amount of two hundred fifteen million dollars (\$215,000,000)".

Amendment No. 8

On page 2, line 8, strike out "1", and insert "2".

Amendment No. 9

On page 2, line 9, strike out "State", and insert "Higher Education".

Amendment No. 10

On page 2, line 16, strike out "3", and insert "4".

Amendment No. 11

On page 2, line 24, strike out "4", and insert "5".

Amendment No. 12

On page 2, line 35, strike out "State", and insert "Higher Education".

Amendment No. 13

On page 2, line 41, strike out "7", and insert "1".

Amendment No. 14

On page 2, line 43, strike out "5", and insert "6".

Amendment No. 15

On page 2, line 51, strike out "6", and insert "7".

Amendment No. 16

On page 2, line 52, strike out "bearing the caption State", and insert "after the 1962-63 fiscal year bearing the caption Higher Education".

Amendment No. 17

On page 3, line 4, strike out "pursuant to an appropriation unless the appropriation"; and strike out lines 5, 6 and 7; and on line 8, strike out "Act of 1962", and insert "except pursuant to an appropriation and unless such appropriation is contained in Section 2.2 of the Budget Act of 1962 subject to the provisions of Section 8 of this act or unless the appropriation is contained in a section of a budget act adopted subsequent to the 1962-63 fiscal year."

Amendment No. 18

On page 3, line 12, strike out "State", and insert "Higher Education".

Amendment No. 19

On page 3, between lines 15 and 16, insert

"Sec. 8. Notwithstanding the provisions of Section 2.2 of the Budget Act of 1962, the funds made available under this act may be used for those projects specified under Section 2.2 of the Budget Act of 1962 which relate to the building construction, equipment and site acquisition needs of the University of California and the California State Colleges. For the purposes of Section 2.2 of the Budget Act of 1962 the Higher Education Construction Program Bond Act of 1962 shall be considered as if it were a state construction program bond act except that the bond proceeds from this act shall be used only for the building construction projects specified in Section 2.2."

Amendment No. 20

On page 3, line 16, strike out "7", and insert "9".

Amendment No. 21

On page 3, line 28, strike out "8", and insert "10".

Amendment No. 22

On page 3, line 35, strike out "9. The State", and insert "11. The Higher Education".

Amendment No. 23

On page 3, line 39, strike out "State", and insert "Higher Education".

Amendment No. 24

On page 3, line 42, strike out "10", and insert "12".

Amendment No. 25

On page 3, line 45, strike out "4", and insert "5".

Amendment No. 26

On page 3, line 46, strike out "4", and insert "5".

Amendment No. 27

On page 3, line 51, strike out "4", and insert "5".

Amendment No. 28

On page 4, line 1, strike out "11. Sections 1 to 10", and insert "13. Sections 1 to 12".

Amendment No. 29

On page 4, line 2, strike out "State", and insert "Higher Education".

Amendment No. 30

On page 4, line 3, strike out "10", and insert "12".

Amendment No. 31

On page 4, line 4, strike out "11 to 18", and insert "13 to 20".

Amendment No. 32

On page 4, line 5, strike out "State", and insert "Higher Education".

Amendment No. 33

On page 4, line 9, strike out "12", and insert "14".

Amendment No. 34

On page 4, line 25, strike out "13", and insert "15".

Amendment No. 35

On page 4, line 26, strike out "10", and insert "12".

Amendment No. 36

On page 4, line 27, strike out "14", and insert "16".

Amendment No. 37

On page 4, line 42, strike out "15", and insert "17".

Amendment No. 38

On page 4, strike out lines 51 and 52; strike out all of page 5; and on page 6, strike out lines 1 to 39, inclusive, and insert

"Sec. 18. All ballots at said election shall have printed thereon and in the square thereof, the words: "For the Higher Education Construction Program Bond Act of 1962," and in the same square under said words the following in 8-point type: "This act provides for a bond issue of two hundred fifteen million dollars (\$215,000,000) for the building construction, equipment and site acquisition needs of the University of California, California State Colleges and public junior colleges." In the square immediately below the square containing such words, there shall be printed on said ballot the words, "Against the Higher Education Construction Program Bond Act of 1962," and in the same square immediately below said words, in 8-point type shall be printed "This act provides for a bond issue of two hundred fifteen million dollars (\$215,000,000) for the building construction, equipment and site acquisition needs of the University of California, California State Colleges and public junior colleges." Opposite the words "For the Higher Education Construction Program Bond Act of 1962," and "Against the Higher Education Construction Program Bond Act of 1962," there shall be left spaces in which the voters may place a cross in the manner required by law to indicate whether they vote for or against said act, and those voting for said act shall do so by placing a cross opposite the words, "For the Higher Education Construction Program Bond Act of 1962," and those voting against the said act shall do so by placing a cross opposite the words "Against the Higher Education Construction Program Bond Act of 1962." Provided, that where the voting of said election is done by means of voting machines used pursuant to law in such manner as to carry out the intent of this section, such use of such voting machines and the expression of the voters' choice by means thereof, shall be deemed to comply with the provisions of this section. The Governor of this State shall include the submission of the measure to the people, as aforesaid, in his proclamation calling for said election."

Amendment No. 39

On page 6, line 40, strike out "17", and insert "19".

Amendment No. 40

On page 6, line 48, strike out "18", and insert "20".

Amendments read.

Roll Call Demanded

Senators Grunsky, Sturgeon, Murdy, and McCarthy demanded a roll call.

The roll was called, and the amendment refused adoption by the following vote:

AYES—Senators Backstrand, Dolwig, Grunsky, Johnson, Lagomarsino, McCarthy, Murdy, Sturgeon, and Thompson—9.

NOES—Senators Arnold, Begovich, Burns, Cameron, Christensen, Collier, Donnelly, Farr, Fisher, Geddes, Holmdahl, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Weingand, and Williams—25

FURTHER AMENDMENT TO SENATE BILL NO. 3**Motion to Amend**

Senator McCarthy moved the adoption of the following amendment:

Amendment No. 1

On page 1 of the printed bill, strike out lines 8 to 12, inclusive; and on page 2, strike out lines 1 to 4, inclusive, and insert
"specified by this section. The proceeds shall be expended in accordance with the following schedule:

(1) California State Colleges-----	\$100,545,322
(2) Public Junior Colleges-----	20,000,000
(3) The University of California-----	102,056,500
(4) Facilities for the mentally ill and retarded under the jurisdiction of the Department of Mental Hygiene-----	14,018,210
(5) Narcotics control and correctional institutions under the jurisdiction of the Department of Corrections and the Department of the Youth Authority-----	29,353,208
(6) Conservation camps and forestry fire fighting facilities under the jurisdiction of the Department of Conservation-----	4,026,760
Total -----	\$270,000,000".

Amendment read.

Roll Call Demanded

Senators Murdy, Dolwig, and Grunsky demanded a roll call.

The roll was called, and the amendment refused adoption by the following vote:

AYES—Senators Backstrand, Dolwig, Grunsky, Johnson, Lagomarsino, McCarthy, Murdy, Sturgeon, and Thompson—9.

NOES—Senators Arnold, Begovich, Burns, Cameron, Christensen, Collier, Donnelly, Farr, Fisher, Geddes, Holmdahl, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Weingand, and Williams—25

Senator Weingand Presiding

At 6.50 p.m., Senator Weingand of the 31st Senatorial District, presiding.

FURTHER CONSIDERATION OF SENATE BILL NO. 3

Senate Bill No. 3—An act to provide for meeting the building needs of the State by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of the measure to

the people at a special election to be consolidated with the 1962 General Election.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Grunsky, Holmdahl, Johnson, Lagomarsino, Miller, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams—32.
NOES—Senators McCarthy and Murdy—2.

Bill ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, June 26, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 3

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, June 26, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 1

Senate Concurrent Resolution No. 4

And reports the same correctly engrossed.

BURNS, Chairman

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS (RESUMED)

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 4: By Senator Burns—Relative to final adjournment of the 1962 Third Extraordinary Session of the Legislature.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 4, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 4

Senate Concurrent Resolution No. 4—Relative to final adjournment of the 1962 Third Extraordinary Session of the Legislature.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Weingand, and Williams—33.
NOES—None.

Resolution ordered transmitted to the Assembly.

ADJOURNMENT

At 6.58 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 10 a.m., Wednesday, June 27, 1962, out of respect to the memory of the late Honorable J. Howard Williams.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 THIRD EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

SECOND LEGISLATIVE DAY

SECOND CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Wednesday, June 27, 1962

The Senate met at 10 a.m.

Hon. Glenn M. Anderson, president of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, O'Sullivan, Quick, Rattigan, Richards, Rodda, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams—32.

Quorum present.

PRAYER

Prayer was offered by the Chaplain, Rev. John W. Pressly:

Infinite and Eternal God, our Heavenly Father, what wisdom, what power, what majesty we see in all Thy works. The world about us speaks of Thy order and beauty, of Thy power and greatness. In this world we have allowed discord and conflict. Forgive us our failure and our sin. Open the windows of our minds that we may receive the spirit of love, justice and truth. Under all circumstances inspire us to think truly, to speak truly and to live truly; thus our lives can be open books of good and wholesome deeds. Though we may err in judgment, may it never be said that our purpose today will be the folly and error of tomorrow. In our Redeemer's name. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Byrne, on motion of Senator McCarthy, due to illness.

Senator McAteer, on motion of Senator McCarthy, due to personal business.

Senator Regan, on motion of Senator McCarthy, due to legislative business.

Senator Murdy, on motion of Senator McCarthy, due to legislative business.

Senator Cobey, on motion of Senator McCarthy, due to legislative business.

Senator Short, on motion of Senator Slattery, due to legislative business.

Senator Shaw, on motion of Senator Stiern, due to personal business.

GUESTS EXTENDED PRIVILEGE OF THE SENATE FLOOR

On request of Senator Geddes, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Pearce Young of Napa; and Kathy Burton of Sacramento.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Harold E. Booth of Orland.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, June 26, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 2

Senate Concurrent Resolution No. 3

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, June 27, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 2

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, June 27, 1962

MR. PRESIDENT: The Senate Committee on Rules has made the following fact finding committee appointments:

GOVERNMENTAL ADMINISTRATION: O'Sullivan replaced Miller as vice chairman; Miller retains membership on committee.

NATURAL RESOURCES: Brown, Chairman, in vacancy created by death of Senator J. Howard Williams.

REVENUE AND TAXATION: Miller, Chairman, vice Brown, resigned; Brown retains membership on committee.

GOVERNOR'S COMMITTEE ON AUTOMATION AND TECHNOLOGICAL DEVELOPMENTS: Lagomarsino, Short, Weingand.

BURNS, Chairman

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Joint Resolution No. 1: By Senator Collier—Relative to H.R. No. 10533.

Referred to Committee on Rules.

RESOLUTIONS

The following resolutions were offered:

By Senator Lagomarsino:

Senate Resolution No. 14

Relative to the Ventura R. & A. Club

WHEREAS, It has come to the attention of the Senate of the State of California that the Ventura R. & A. Club is celebrating its 20th Anniversary; and

WHEREAS, Since its inception in 1942, the Ventura R. & A. Club has contributed to the morale and welfare of military personnel stationed in Ventura County; and

WHEREAS, The Tuesday meetings of the Ventura R. & A. Club have maintained good spirits between the military and civilian populace of Ventura County; and

WHEREAS, The Ventura R. & A. Club has recently acquired new quarters; and

WHEREAS, The Ventura R. & A. Club has contributed to good foreign relations by including visiting foreign military personnel in its functions; and

WHEREAS, It is fitting to recognize this outstanding contribution to mutual understanding between the military and civilian populace of Ventura County; now therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate, on the occasion of its 20th Anniversary, do hereby congratulate and commend the Ventura R. & A. Club for its great contribution to the welfare and well-being of its members and for its efforts in maintaining good spirits between the military and civilian populace of Ventura County and do hereby wish it the greatest success in the future; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a suitably prepared copy of this resolution to the Ventura R. & A. Club.

Resolution read, and unanimously adopted on motion of Senator Lagomarsino.

By Senator Lagomarsino:

Senate Resolution No. 15

Relative to the retirement of Rudolph H. Drewes

WHEREAS, It has come to the attention of the Senate of the State of California that Rudolph H. (Rudy) Drewes is retiring on June 30, 1962, after 29 years of distinguished service as Superintendent of the Nordhoff Union High School District in the City of Ojai and the County of Ventura; and

WHEREAS, Rudy Drewes was born in San Francisco on April 24, 1903, educated near Colusa, graduated from the University of California, Berkeley, in 1926, and received his master's degree there in 1927; and

WHEREAS, Rudy Drewes, the only teaching superintendent of schools in Ventura County, has operated an economical school system of high academic standing; and

WHEREAS, Rudy Drewes has been active in scouting, receiving the Silver Beaver Award for distinguished service in 1944, a member of the Juvenile Justice Commission since 1940, presently serving his fourth term as chairman, and a member of the board of directors of Los Prietos Boy's Camp; and

WHEREAS, Rudy Drewes is a trustee of the Ojai Presbyterian Church, a past master of Ojai Lodge No. 663, F. & A.M., Chairman of the State Committee for the California Association of Secondary School Administrators, past president of the Ojai Lions Club, and a member of Phi Delta Kappa; and

WHEREAS, Such long and distinguished service to the people and youth of this State should be recognized; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate, on the occasion of his retirement from public service, hereby congratulate and commend Rudy Drewes for his long, faithful and distinguished service to the people and youth of this State and wish him the best of health and happiness during the years to come; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Rudy Drewes.

Resolution read, and unanimously adopted on motion of Senator Lagomarsino.

REQUEST FOR UNANIMOUS CONSENT

Senator Burns asked for, and was granted, unanimous consent to take up Senate Bill No. 2, at this time, for consideration.

CONSIDERATION OF SENATE BILL NO. 2

Senate Bill No. 2—An act making an appropriation for the payment of the expenses of the Senate and Assembly and Members of the Senate and Assembly necessarily incurred by them while attending the 1962 Third Extraordinary Session of the Legislature, to take effect immediately.

Bill read second time.

RESOLUTION TO SUSPEND CONSTITUTIONAL PROVISION

The following resolution was offered:

By Senator Burns:

Resolved, That Senate Bill No. 2 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the third time, considered engrossed, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Collier, Dolwig, Donnelly, Fisher, Geddes, Gibson, Grunsky, Holmquist, Johnson, Lagomarsino, Miller, O'Sullivan, Quick, Rattigan, Richards, Shattery, Stern, Sturgeon, Teale, Thompson, Weingand, and Williams—29.

NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

CONSIDERATION OF SENATE BILL NO. 2

Senate Bill No. 2—An act making an appropriation for the payment of the expenses of the Senate and Assembly and Members of the Senate and Assembly necessarily incurred by them while attending the 1962 Third Extraordinary Session of the Legislature, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Collier, Dolwig, Fisher, Geddes, Gibson, Grunsky, Holmquist, Johnson, Lagomarsino, O'Sullivan, Quick, Rattigan, Richards, Shattery, Stern, Sturgeon, Teale, Thompson, Weingand, and Williams—27.

NOES—None.

Bill ordered transmitted to the Assembly.

ADJOURNMENT

At 10:46 a.m., on motion of Senator Burns, the President declared the Senate adjourned until 10 a.m., Thursday, June 28, 1962.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1962 THIRD EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

THIRD LEGISLATIVE DAY

THIRD CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Thursday, June 28, 1962

The Senate met at 10 a.m.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattey, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams 37.

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by Senator Edwin J. Regan of the Fifth Senatorial District:

Our Father and our God, we recall the words of the psalmist: "Teach me, O Lord, the way of Thy statutes, and I shall keep Thy law. Yea, I shall observe it with my whole heart." (Psa. 119:33, 34). Lord God, we bow before Thee because you are infinite and we are finite. We plan for a few years, but you plan for generations and eternity itself. May our thoughts and actions be in accord with Thy plans and desires. Guide this Senate this day and may we ever remember: "Blessed is the nation whose God is the Lord." AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Byrne, on motion of Senator Stiern, due to illness.

Senator McAteer, on motion of Senator Stiern, due to personal business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Collier, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Vickie Cool of Dunsmuir.

On request of Senators Thompson, Rodda, and Christensen, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Jerry Van Tassle of Sacramento.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Genevieve Crawford, Iva J. Blackwell, Ruth H. Emerson, Luella Minter, Edith Minter, Miss Isabel Waldon, Mrs. Ovillah Hort, Mrs. F. L. Hayes, Ruth Winther, Winifred Hogan, Virginia Wilson, Mrs. J. R. Musser, Goldie B. Ingles, Myrtle Fife, Daisy Shepherd, and Guyonir Krakra, all of Bakersfield; Herbert G. Schmidl of Fresno; Alice E. Moore of Woody; and Esther Irwin of Bellflower.

COMMUNICATIONS

The following communications were received and read, and ordered printed in the Journal:

CITY OF OCEANSIDE, CALIFORNIA
CITY HALL, 704 THIRD STREET, June 22, 1962

Hon. Glenn M. Anderson
Lieutenant Governor
State of California
State Capitol, Sacramento

DEAR MR. ANDERSON: Enclosed is a copy of Resolution No. 62-63, which is a resolution of the City Council of the City of Oceanside regarding the San Diego Unified Port District Act.

The Oceanside City Council feels that there are inequities that should be corrected in this act and ordered the city manager to make a copy of this resolution available to you.

Very sincerely yours,

FRANKLIN W. LILLEY
City Manager
City of Oceanside

Enc.

Resolution No. 62-63

A resolution of the City Council of the City of Oceanside regarding San Diego Unified Port District Act

WHEREAS, The San Diego Unified Port District Act was passed at the 1962 Session of the State Legislature; and

WHEREAS, The City of Oceanside agrees in principle with the intent of this act; and,

WHEREAS, The City of Oceanside is deeply interested in the development of San Diego County to its fullest extent; however, the City Council of the City of Oceanside feels that there are many inequities in this act which should be corrected before the act is used as a basis for creating a district.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Oceanside that their feelings on this matter be known and that it be a matter of record that they believe there are many inequities in the San Diego Unified Port District Act which should be corrected at the next session of the Legislature to make the act equitable for all cities and the unincorporated areas of San Diego County.

BE IT FURTHER RESOLVED that the City Council of the City of Oceanside order that copies of this resolution be sent to the Governor, Lieutenant Governor and San Diego County State Senator and Assemblymen; also, to the mayors of each city in the County of San Diego; and trust that our duly elected state officials will take the necessary steps at the next session of the Legislature to correct the above-mentioned inequities.

PASSED AND ADOPTED by the City Council of the City of Oceanside this 13th day of June, 1962, by the following vote:

AYES: Sklar, Jones, McComas, Turnbull and Wright

NAYS: None

ABSENT: None

ATTEST:
TOM LAPHAM
City Clerk

RICHARD G. TURNBULL
Mayor pro Tempore
City of Oceanside

I, TOM LAPHAM, City Clerk of the City of Oceanside, do hereby certify, that this Resolution No. 62-63 was adopted by the City Council of said City of Oceanside at the time and by the vote above shown.

(SEAL)

TOM LAPHAM
City Clerk of the City of
Oceanside, California

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS

SACRAMENTO, July 2, 1962

*Hon. Joseph A. Beck**Secretary of the Senate
State Capitol*

DEAR MR. BECK: There is submitted herewith a progress report to the California Toll Bridge Authority, as requested by the Legislature in Item 346.1 of the State "Budget Act of 1962," which report covers the study on the feasibility of financing and constructing a toll tube or toll bridge crossing between the Cities of San Diego and Coronado.

The studies, to date, indicate that a modern highway facility between San Diego and Coronado is financially feasible and I concur in the recommendation that the studies proceed.

Respectfully,

ROBERT B. BRADFORD
Director of Public Works

Attach.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

Senator Regan Presiding

At 10.15 a.m., Senator Edward Regan of the Fifth Senatorial District, presiding.

RESOLUTIONS

The following resolutions were offered:

By Senator Donnelly:

Senate Resolution No. 16

Relating to the passing of Luther D. Thompson

WHEREAS, It was with the most sincere and profound regret that the Members of the Senate of the State of California learned of the death on June 10, 1962, at the age of 78 years, of Luther D. Thompson; and

WHEREAS, Mr. Thompson served with distinction from 1938 to 1957 as a director of the Modesto Irrigation District, a period which was marked particularly by the settlement of the legal dispute between the district and the City of San Francisco over Tuolumne River water and the completion of the purchase of the Pacific Gas and Electric Company Facilities in the Modesto district; and

WHEREAS, He was president of the district board for four years, the chairman of the legislative committee of the Irrigation Districts Association of California for 11 years, and often appeared before committees of the State Legislature on water matters; and

WHEREAS, A native Californian, he was born in Lake County and had lived in Stanislaus County for 54 years; and

WHEREAS, Mr. Thompson, who was a retired rancher, was a past president of the Wood Colony Farm Bureau Center, and a member of the Salida Chamber of Commerce, First Christian Church, and the Exchange Club; and

WHEREAS, He was one of five men who formed the Stanislaus County Holstein Breeders Association in 1919 and for 15 years was the association's secretary-treasurer; and

WHEREAS, He is survived by his widow, Myrtle Thompson of Modesto; a brother, George Thompson of Modesto; and a daughter, Laura Burton of Alameda; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate do hereby express to the bereaved widow and family of Luther D. Thompson their sincere condolences and deepest sympathy; and be it further

Resolved, That the Secretary of the Senate is directed to prepare and transmit suitable copies of this resolution to the widow and family of Luther D. Thompson.

Resolution read, and unanimously adopted on motion of Senator Donnelly.

President of the Senate Presiding

At 10.18 a.m., Hon. Glenn M. Anderson, President of the Senate, presiding.

By Senators Donnelly, Arnold, Backstrand, Begovich, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Farr, Fisher, Geddes, Gibson, Grunsky, Holmdahl, Johnson, Lagomarsino, McAtter, McCarthy, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams:

Senate Resolution No. 17

Relating to the death of Dr. J. Burton Vasche

WHEREAS, It was with deep regret that the Members of the Senate learned of the death of Dr. J. Burton Vasche on May 27, 1962; and

WHEREAS, Dr. Vasche was known and esteemed throughout the State for his dedicated service in the field of education, one of the noblest callings of them all; and

WHEREAS, He was born in Oakdale, California, and received a Bachelor of Arts degree from San Jose State, and the degree of Master of Arts and Doctor of Education from Stanford University; and

WHEREAS, Over the years he devotedly served the schools and the youth of this State in many various capacities including, among others, those of Associate Superintendent of Public Instruction and Chief of the Division of State Colleges and Teacher Education of this State and First President of Stanislaus State College; and

WHEREAS, This Native Son performed his tasks with the skill and inspiration of a dedicated educator; and

WHEREAS, His many valuable contributions to education will long be appreciated by the people of this State; now, therefore, be it

Resolved by the Senate of the State of California, That the members express their deep regret at the passing of Dr. J. Burton Vasche and extend their sincere condolences to his wife, Mrs. Gertrude Vasche, and to the other members of his family; and be it further

Resolved, That the Secretary of the Senate is directed to prepare and transmit a suitably prepared copy of this resolution to Mrs. Gertrude Vasche.

Resolution read, and unanimously adopted on motion of Senator Donnelly.

By Senator Grunsky:

Senate Resolution No. 18

Relative to award to Senate Factfinding Committee on Labor and Welfare

WHEREAS, The National Conference of Legislative Leaders selected the 204 page report on California Aid to Needy Children prepared by the Senate Factfinding Committee on Labor and Welfare to which the study was assigned at the 1959 General Session, for its first annual award of a plaque, from among reports submitted by legislatures throughout the nation; and

WHEREAS, This truly distinctive recognition of the quality of work performed by Senator Cobey, the chairman of this committee, the other members and the staff is not the first, since this report was extensively quoted in the November 1961 issue of the Reader's Digest; and

WHEREAS, The questions posed by aid programs for needy children have been particularly vexing both in California and throughout the nation and are therefore a fitting object of the dedicated study given by this committee and its staff; now, therefore, be it

Resolved by the Senate of the State of California, That the members thereof take this opportunity to express their congratulations to the Senate Factfinding Committee on Labor and Welfare for this well earned award and to remark upon their pride that this plaque was first given in recognition of the work of a committee of this body; and be it further

Resolved, That the Secretary of the Senate is hereby directed to prepare suitably prepared copies of this resolution for Senator James A. Cobey, the chairman, the members of the committee, Senators Alan Short, the vice chairman; Joseph A. Rattigan, Albert S. Rodda, John F. Thompson, former Senator Robert I. Montgomery, the widows of deceased Senators James J. McBride and J. Howard Williams, and the members of the staff, Andrew W. Oppman, executive secretary, Floyd M. Nolin, field representative, and Ruth M. Boyd, secretary.

Resolution read, and unanimously adopted on motion of Senator Grunsky.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 5: By Senator Rodda—Relative to approving amendments to the charter of the City of Sacramento, a municipal corporation in the County of Sacramento, State of California, ratified by the qualified electors of said city at a special election held therein on the fifth day of June, 1962.

Request for Unanimous Consent

Senator Rodda asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 5, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 5

Senate Concurrent Resolution No. 5—Relative to approving amendments to the charter of the City of Sacramento, a municipal corporation in the County of Sacramento, State of California, ratified by the qualified electors of said city at a special election held therein on the fifth day of June, 1962.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Short, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams—33.

NOES—None.

Resolution ordered transmitted to the Assembly.

**INTRODUCTION, FIRST READING, AND REFERENCE OF
SENATE BILLS (RESUMED)**

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 6: By Senator Fisher—Approving an amendment to the charter of the City of San Diego, a municipal corporation in the County of San Diego, State of California, voted for and ratified by the qualified electors of said city at the special municipal election of said city at the special municipal election held therein on June 5, 1962.

Request for Unanimous Consent

Senator Fisher asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 6, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 6

Senate Concurrent Resolution No. 6—Approving an amendment to the charter of the City of San Diego, a municipal corporation in the County of San Diego, State of California, voted for and ratified by the qualified electors of said city at the special municipal election of said city at the special municipal election held therein on June 5, 1962.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Short, Slaterry, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams—33.

NOES—None.

Resolution ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS (RESUMED)

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 7: By Senators Richards, Cobey, Miller, Williams, Begovich, Short, Geddes, Arnold, Sturgeon, Thompson, Teale, Collier, O'Sullivan, Weingand, and Cameron—Relative to the passing of the Honorable Culbert L. Olson.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 7, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 7

Senate Concurrent Resolution No. 7—Relative to the passing of the Honorable Culbert L. Olson.

Resolution read, and unanimously adopted on a rising vote of the following Senators:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Grunsky, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Short, Slaterry, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams—33.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senator Short Presiding

At 10.41 a.m., Senator Alan Short of the Twentieth Senatorial District, presiding.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, June 26, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 1

Assembly Concurrent Resolution No. 2

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 1—Approving amendments to the charter of the City and County of San Francisco voted for and ratified by the electors of said City and County of San Francisco at a direct primary election held therein on the fifth day of June, 1962.

Request for Unanimous Consent

Senator Regan asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 1, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 1

Assembly Concurrent Resolution No. 1—Approving amendments to the charter of the City and County of San Francisco voted for and ratified by the electors of said City and County of San Francisco at a direct primary election held therein on the fifth day of June, 1962.

Resolution read, and presented by Senator Regan.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Gibson, Grunsky, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Short, Slattery, Sturgeon, Teale, Thompson, Weingand, and Williams—30.

NOES—None.

Resolution ordered transmitted to the Assembly.

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 2—Approving amendments to the charter of the City of Redwood City, a municipal corporation in the County of San Mateo, State of California, voted for and ratified by the qualified electors of said city at a general municipal election held therein on April 10, 1962.

Request for Unanimous Consent

Senator Dolwig asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 2, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 2

Assembly Concurrent Resolution No. 2—Approving amendments to the charter of the City of Redwood City, a municipal corporation in the County of San Mateo, State of California, voted for and ratified by the qualified electors of said city at a general municipal election held therein on April 10, 1962.

Resolution read, and presented by Senator Dolwig.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Grunsky, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Richards, Short, Slattery, Sturgeon, Teale, Thompson, Weingand, and Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senator Miller Presiding

At 10:56 a.m., Senator George Miller, Jr., of the 17th Senatorial District, presiding.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, June 27, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 4

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 4 Approving amendments to the charter of the City of Napa, a municipal corporation in the County of Napa, State of California, ratified by the qualified electors of said city at a special municipal election held therein on the first day of May, 1962.

Request for Unanimous Consent

Senator Geddes asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 4 at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 4

Assembly Concurrent Resolution No. 4 Approving amendments to the charter of the City of Napa, a municipal corporation in the County of Napa, State of California, ratified by the qualified electors of said city at a special municipal election held therein on the first day of May, 1962.

Resolution read, and presented by Senator Geddes.

The roll was called, and the resolution adopted by the following vote:

AYES Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Cobey, Collier, Dolwig, Donnelly, Farr, Geddes, Grunsky, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Short, Slattery, Sturgeon, Teale, Thompson, Weingand, and Williams—29.

NOES None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolutions were offered:

By Senators O'Sullivan, Geddes, Gibson, Miller, and Johnson:

Senate Resolution No. 19

Relative to a navigation survey of portions of the Sacramento, Feather and American Rivers

WHEREAS, The Port of Sacramento, including the barge canal connecting said port with the Sacramento River at Sacramento, will be open for traffic in the summer of 1963; and

WHEREAS, Large tonnages of grain, rice and safflower would be able to be moved on the river above Sacramento to the Port of Sacramento for transoceanic shipment except for the existing shallow draft channels; and

WHEREAS, In view of the growing agricultural and industrial economy of the Sacramento Valley, there is a need for a determination of the feasibility of the type of river channels necessary in order to facilitate the movement of the present and potential traffic on the Sacramento, Feather and American Rivers; now, therefore, be it

Resolved by the Senate of the State of California, That the Congress of the United States is respectfully memorialized to enact legislation authorizing the Secretary of the Army to cause a navigation survey to be made of the Sacramento River from

the City of Sacramento to Red Bluff, the Feather River from its mouth to Marysville, and the American River from its mouth to the Nimbus Dam; and be it further

Resolved, That the Secretary of the Senate is hereby requested to transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Secretary of the Army, and to each Senator and Representative from California in the Congress of the United States.

Resolution read, and referred to Committee on Rules.

By Senators Geddes and Rodda:

Senate Resolution No. 20

Relative to the proposed X Street bridge in Sacramento.

Whereas, The Department of Public Works and soon commence construction of a permanent five-lane highway bridge across the Sacramento River in the vicinity of X Street as part of the new East-West Freeway project; and

Whereas, This bridge will contribute a landmark on the Sacramento area; and

Whereas, Because of the paramount need for such a structure it is imperative that it be designed so as to add to the scenic qualities of Sacramento; now, therefore, be it

Resolved by the Senate of the State of California, That the California Highway Commission and the Department of Public Works be requested to secure the best architectural advice and talent available in the design of the proposed X Street bridge so that a bridge will be constructed which will add to the scenic qualities of Sacramento; and be it further

Resolved, That the Secretary of the Senate be requested to transmit a copy of this resolution to the Director of Public Works.

Resolution read, and referred to the Committee on Transportation.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS (RESUMED)

The following bills were introduced, and read the first time:

Senate Bill No. 4, by Senators Cameron, Weingand, and Farr. An act to add Chapter 15 commencing with Section 5025.1, to Division 5 of the Public Resources Code, relating to financing of a program of acquiring and developing state and county beach, park, recreational, and historical sites and facilities by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 general election.

Referred to Committee on Finance.

Senate Joint Resolution No. 2, by Senators O'Sullivan, Geddes, Johnson, Wilson, Short, and Miller. Relative to a navigation survey of portions of the Sacramento, Feather and American Rivers.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, June 28, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 7

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, June 28, 1962

MR. PRESIDENT: The Committee on Rules has examined.

Senate Concurrent Resolution No. 5

Senate Concurrent Resolution No. 6

And reports the same correctly engrossed.

BURNS, Chairman

RECESS

At 11.10 a.m., on motion of Senator Burns, the Senate recessed until 3 p.m.

REASSEMBLED

At 3 p.m., the Senate reconvened.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

RESOLUTIONS

The following resolution was offered:

By Senator Rattigan:

Senate Resolution No. 21

Relating to the report of the Study Commission on Senate Apportionment

Resolved by the Senate of the State of California, That the Senate Printer is hereby directed to print for the use of the Members of the Legislature, 5,000 additional copies of the report of the Study Commission on Senate Apportionment published February, 1962.

Resolution read, and referred to Committee on Rules.

By Senator Gibson:

Senate Resolution No. 22

Relating to the State Land Commission's land management program

WHEREAS, The State Lands Commission has before it a recommendation that it adopt a land management and sales program for all public lands other than sovereign lands, under which all such lands would be classified for retention, sale or lease, and procedures would be established for their disposition; and

WHEREAS, The question of disposition of state lands is now being studied by committees of the Senate; and

WHEREAS, In these studies, policies governing the manner and extent to which public lands should be retained, sold or leased will be reviewed; and

WHEREAS, Any action by the State Lands Commission in adopting or implementing the proposed program would be premature in that it would materially impair the effectiveness of the Senate committees' activities; now, therefore, be it

Resolved by the Senate of the State of California, That no action be taken by the State Lands Commission to adopt or otherwise effectuate the recommendations unless and until the proposed program has been reviewed by a Senate Committee and a report thereon has been filed with the State Lands Commission; and be it further

Resolved, That the Secretary of the Senate be directed to transmit a copy of this resolution to each member of the State Lands Commission.

Resolution read, and referred to Committee on Rules.

By Senators Fisher and Shaw:

Senate Resolution No. 23

Relative to Senate Bill 1281

WHEREAS, Senate Bill No. 1281, By Senator Fisher (Statutes 1959, Chapter 2043), was adopted and provided that the definition of the Feather River Project would include the routing of the proposed aqueduct system in conformity with Bulletin 78 of the Department of Water Resources to include both a western and an eastern branch into the service area of the Metropolitan Water District; and

WHEREAS, The priority of construction as between said routes involves matters of date of service to new areas, and of guarantees against diminution of available water supplies within various areas of Southern California; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate Factfinding Committee on Water Resources investigate the timing of construction of such

branches of the aqueduct system with a view to determining the factors of cost, of service to needful areas, and of guaranty of continuous supply to all areas now serviced by the Metropolitan Water District, as well as the need to supply from such proposed aqueduct branches other areas not now serviced by the Metropolitan Water District.

Resolution read, and referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, June 28, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 5

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bill was read the first time:

Assembly Bill No. 5 An act to add Section 54915 to the Government Code, relating to school districts, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

RECESS

At 3.05 p.m., on motion of Senator McCarthy, the Senate recessed until 4.14 p.m.

REASSEMBLED

At 4.14 p.m., the Senate reconvened.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, June 28, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 6

Senate Concurrent Resolution No. 3

Senate Concurrent Resolution No. 7

Senate Concurrent Resolution No. 2

Senate Concurrent Resolution No. 5

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolutions ordered enrolled.

ASSEMBLY CHAMBER, June 28, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, June 28, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 2

Senate Bill No. 3

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

Above bills ordered enrolled.

Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stern, Teale, Thompson, Weingand, and Williams—30.
NOLs—None.

Above resolution ordered enrolled.

MESSAGES FROM THE ASSEMBLY

At 4:25 p.m., Messrs. Dill and Ferguson, and Mrs. Davis appeared at the bar of the Senate and announced that the Assembly had completed its work, and was ready to adjourn sine die.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, June 28, 1962

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Resolution No. 19

Senate Resolution No. 21

Senate Resolution No. 22

Senate Resolution No. 23

Senate Joint Resolution No. 1

Senate Joint Resolution No. 2

Assembly Bill No. 5

Has had the same under consideration, and reports the same back with the recommendation: Be adopted, do pass.

BURNS, Chairman

Above reported resolutions ordered to third reading.

Above reported bill ordered to second reading.

REQUEST FOR UNANIMOUS CONSENT

Senator O'Sullivan asked for, and was granted, unanimous consent to take up Senate Resolution No. 19, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 19

By Senator O'Sullivan:

Senate Resolution No. 19

Relative to a navigation survey of portions of the Sacramento, Feather and American Rivers

WHEREAS, The Port of Sacramento, including the barge canal connecting said port with the Sacramento River at Sacramento, will be open for traffic in the summer of 1963; and

WHEREAS, Large tonnages of grain, rice and safflower would be able to be moved on the river above Sacramento to the Port of Sacramento for transoceanic shipment, except for the existing shallow draft channels; and

WHEREAS, In view of the growing agricultural and industrial economy of the Sacramento Valley, there is a need for a determination of the feasibility of the type of river channels necessary in order to facilitate the movement of the present and potential traffic on the Sacramento, Feather and American Rivers; now, therefore, be it

Resolved by the Senate of the State of California, That the Congress of the United States is respectfully memorialized to enact legislation authorizing the Secretary of the Army to cause a navigation survey to be made of the Sacramento River from the City of Sacramento to Red Bluff, the Feather River from its mouth to Marysville, and the American River from its mouth to Nimbus Dam; and be it further

Resolved, That the Secretary of the Senate is hereby requested to transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Secretary of the Army, and to each Senator and Representative from California in the Congress of the United States.

Resolution read, and unanimously adopted on motion of Senator O'Sullivan.

REQUEST FOR UNANIMOUS CONSENT

Senator Rattigan asked for, and was granted, unanimous consent to take up Senate Resolution No. 21 at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 21

By Senator Rattigan:

Senate Resolution No. 21

Relating to the report of the Study Commission on Senate Apportionment

Resolved by the Senate of the State of California, That the State Printer is hereby directed to print for the use of the Members of the Legislature 5,000 additional copies of the report of the Study Commission on Senate Apportionment published February, 1962.

Resolution read, and unanimously adopted on motion of Senator Rattigan.

REQUEST FOR UNANIMOUS CONSENT

Senator Gibson asked for, and was granted, unanimous consent to take up Senate Resolution No. 22 at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 22

By Senator Gibson:

Senate Resolution No. 22

Relating to the State Land Commission's land management program

WHEREAS, The State Lands Commission has before it a recommendation that it adopt a land management and sales program for all public lands other than sovereign lands, under which all such lands would be classified for retention, sale or lease, and procedures would be established for their disposition; and

WHEREAS, The question of disposition of state lands is now being studied by committees of the Senate; and

WHEREAS, In these studies, policies governing the manner and extent to which public lands should be retained, sold or leased will be reviewed; and

WHEREAS, Any action by the State Lands Commission in adopting or implementing the proposed program would be premature in that it would materially impair the effectiveness of the Senate committees' activities; now, therefore, be it

Resolved by the Senate of the State of California, That no action be taken by the State Lands Commission to adopt or otherwise effectuate the recommendations unless and until the proposed program has been reviewed by a Senate committee and a report thereon has been filed with the State Lands Commission; and be it further

Resolved, That the Secretary of the Senate be directed to transmit a copy of this resolution to each member of the State Lands Commission.

Resolution read, and unanimously adopted on motion of Senator Gibson.

REQUEST FOR UNANIMOUS CONSENT

Senator Fisher asked for, and was granted, unanimous consent to take up Senate Resolution No. 23, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 23

By Senators Fisher and Shaw:

Senate Resolution No. 23

Relative to Senate Bill No. 1281

WHEREAS, Senate Bill No. 1281, by Senator Fisher (Statutes 1959, Chapter 2043), was adopted and provided that the detention of the Feather River Project would include the routing of the proposed aqueduct system in conformity with Bulletin 78 of the Department of Water Resources to include both a western and an eastern branch into the service area of the Metropolitan Water District; and

WHEREAS, The priority of construction as between said routes involves matters of cost of service to new areas, and of quantities and just distribution of available water supplies within various areas of Southern California; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate Factfinding Committee on Water Resources investigate the timing of construction of such branches of the aqueduct system with a view to determining the factors of cost, of service to needful areas, and of guaranty of continuous supply to all areas now

served by the Metropolitan Water District, as well as the need to supply from such proposed aqueduct branches other areas not now serviced by the Metropolitan Water District.

Resolution read, and unanimously adopted on motion of Senator Fisher.

REQUEST FOR UNANIMOUS CONSENT

Senator Collier asked for, and was granted, unanimous consent to take up Senate Joint Resolution No. 1, at this time, for consideration.

CONSIDERATION OF SENATE JOINT RESOLUTION NO. 1

Senate Joint Resolution No. 1—Relative to H.R. 10533.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Burns, Cameron, Christensen, Collier, Donnelly, Farr, Fisher, Geddes, Gibson, Holmdahl, Johnson, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Sturgeon, Teale, Thompson, Weingand, and Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator O'Sullivan asked for, and was granted, unanimous consent to take up Senate Joint Resolution No. 2, at this time, for consideration.

CONSIDERATION OF SENATE JOINT RESOLUTION NO. 2

Senate Joint Resolution No. 2—Relative to a navigation survey of portions of the Sacramento, Feather and American Rivers.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Backstrand, Begovich, Brown, Burns, Cameron, Christensen, Collier, Dolwig, Donnelly, Farr, Fisher, Geddes, Gibson, Holmdahl, Johnson, Lagomarsino, Miller, Murdy, O'Sullivan, Quick, Rattigan, Regan, Richards, Rodda, Short, Slattery, Sturgeon, Thompson, and Weingand—30.

NOES—None.

Resolution ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Backstrand asked for, and was granted, unanimous consent to take up Assembly Bill No. 5, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 5

Resolution to Suspend Constitutional Provision

The following resolution was offered:

By Senator Backstrand:

Resolved, That Assembly Bill No. 5 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the second and third times, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES: Senator Back, Donnelly, Farr, Fisher, Giddes, Gibson, Holmstedt, Johnson, Lazear, McCarthy, Miller, Murray, Thompson, and W. Thompson. 11.

NOES: None.

Article IV, Section 15, of the Constitution was declared suspended.

CONSIDERATION OF ASSEMBLY BILL NO. 5

Assembly Bill No. 5—To amend section 1774 of the Government Code, relating to school districts, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Assembly Bill No. 5—To amend section 1774 of the Government Code, relating to school districts, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES: Senator Back, Donnelly, Farr, Fisher, Giddes, Gibson, Holmstedt, Johnson, Lazear, McCarthy, Miller, Murray, Thompson, and W. Thompson. 11.

NOES: None.

The roll was called, and the bill passed by the following vote:

AYES: Senator Back, Donnelly, Farr, Fisher, Giddes, Gibson, Holmstedt, Johnson, Lazear, McCarthy, Miller, Murray, Thompson, and W. Thompson. 11.

NOES: None.

Bill ordered transmitted to the Assembly.

RESOLUTIONS

By Senator Back

Senate Resolution No. 24

Relative to notifying the Assembly that the Senate is ready to adjourn sine die.

Read and adopted.

Ordinary Session sine die.

Read, and unanimously adopted on motion of Senator Back.

Appointment of Special Committee

Resolved, That the Senate appoint a Special Committee, consisting of Senator Back and Rodda, as a Special Committee to notify the Assembly.

By Senator Thompson:

Senate Resolution No. 25

Resolved by the Senate of the State of California, That the President appoint a Special Committee of three members, to be known as the President's Special Committee.

Brown, Governor of the State of California, and inform him that the Senate is now ready to adjourn this 1962 Third Extraordinary Session sine die, and ask him if he has any further communication to make.

Resolution read, and unanimously adopted on motion of Senator Thompson.

Appointment of Special Committee

The President announced, in accordance with the provisions of Senate Resolution No. 25, the appointment of Senators Thompson, Slattery, and Richards, as a Special Committee to wait upon the Governor.

Senator Regan Presiding

At 4.40 p.m., Senator Edwin J. Regan, of the Fifth Senatorial District, presiding.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, June 28, 1962

MR. PRESIDENT: I am directed to inform your honorable body that the following resolutions arrived in the Assembly after sine die adjournment:

Senate Joint Resolution No. 1

Senate Joint Resolution No. 2

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, Chief Assistant Clerk

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, June 28, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 1

Senate Joint Resolution No. 2

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Finance

SENATE CHAMBER, June 28, 1962

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 1

Senate Bill No. 4

Has had the same under consideration, and reports the same back without recommendation for the reason that no action has been taken.

MILLER, Chairman

Committee on Transportation

SENATE CHAMBER, June 28, 1962

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Senate Resolution No. 20

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

COLLIER, Chairman

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Thompson, Slattery, and Richards, the Special Committee appointed to wait upon the Governor and inform him the Senate is ready to adjourn sine die, reported they had performed their duty.

Senators Backstrand, Johnson, and Rodda, the Special Committee appointed to notify the Assembly the Senate is ready to adjourn sine die, reported they had performed their duty.

APPOINTMENTS OF MEMBERS OF THE LEGISLATURE BY THE LIEUTENANT GOVERNOR AND SPEAKER OF THE ASSEMBLY TO PRESENT ARGUMENT ON SENATE BILL NO. 3 ENACTED BY THE LEGISLATURE, TO BE SUBMITTED TO THE VOTERS IN THE GENERAL ELECTION, NOVEMBER 6, 1962. PURSUANT TO SECTION 1500 OF THE ELECTIONS CODE.

Senate Bill No. 3

Senator Fisher—Affirmative argument.

Senator McCarthy—Negative argument.

Speaker of the Assembly to appoint two members for the affirmative.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Tuesday, June 26, 1962; Wednesday, June 27, 1962; and the minutes for Thursday, June 28, 1962, be approved as corrected by the Minute Clerk.

Motion carried.

MOTION TO ADJOURN

Senator Burns moved that, in accordance with the provisions of Senate Concurrent Resolution No. 4, the 1962 Third Extraordinary Session of the Senate of the State of California adjourn sine die.

Motion carried.

FINAL ADJOURNMENT

Whereupon at 5 p.m., Hon. Edwin J. Regan of the Fifth Senatorial District, presiding, declared the 1962 Third Extraordinary Session of the Senate of the State of California adjourned sine die out of respect to the memory of the late Dr. J. Burton Vasche and the late Hon. Culbert L. Olson.

JOHN F. LEA, Minute Clerk

ENROLLED BILLS AFTER ADJOURNMENT

The bills that are enrolled and presented to the Governor after this date, June 28, 1962, will appear in the Supplement to the Journal, showing the time and date they were presented to the Governor in accordance with the Opinion of the Attorney General appearing on page 3635 of the Senate Journal of June 20, 1951.

CALIFORNIA LEGISLATURE
1962 THIRD EXTRAORDINARY SESSION

SUPPLEMENT TO
SENATE DAILY JOURNAL

Thursday, June 28, 1962

THESE BILLS PRESENTED TO THE GOVERNOR
AFTER JUNE 28, 1962

GLENN M. ANDERSON
President

HUGH M. BURNS
President pro Tempore

J. A. BEEK
Secretary

JOHN F. LEA
Minute Clerk



REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, June 29, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 2—An act making an appropriation for the payment of the expenses of the Senate and Assembly and Members of the Senate and Assembly necessarily incurred by them while attending the 1962 Third Extraordinary Session of the Legislature, to take effect immediately;

Senate Bill No. 3—An act to provide for meeting the building needs of the State by providing the funds necessary therefor through the issuance and sale of bonds of the State of California, and by providing for the handling and disposition of said funds, and making an appropriation therefor, and providing for the submission of the measure to the people at a special election to be consolidated with the 1962 general election;

And reports that the same have been correctly enrolled, and presented to the Governor on the 29th day of June, 1962, at 3 p.m.

BURNS, Chairman

SENATE CHAMBER, June 29, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 2—Approving a certain amendment to the charter of the City of Newport Beach, a municipal corporation in the County of Orange, State of California, voted for and ratified by the qualified electors of said city at a general municipal election held therein on April 10, 1962;

Senate Concurrent Resolution No. 3—Approving amendments to the charter of the City of Napa, a municipal corporation in the County of Napa, State of California, voted for and ratified by the qualified electors of the city at a special municipal election held therein on the 1st day of May, 1962;

Senate Concurrent Resolution No. 4—Relative to final adjournment of the 1962 Third Extraordinary Session of the Legislature;

Senate Concurrent Resolution No. 5—Approving amendments to the charter of the City of Sacramento, a municipal corporation in the County of Sacramento, State of California, ratified by the qualified electors of said city at a special municipal election held therein on the fifth day of June, 1962;

Senate Concurrent Resolution No. 6—Approving an amendment to the charter of the City of San Diego, a municipal corporation in the County of San Diego, State of California, voted for and ratified by the qualified electors of said city at the special municipal election held therein on June 5, 1962;

Senate Concurrent Resolution No. 7—Relating to the passing of the Honorable Culbert L. Olson;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the 29th day of June, 1962, at 3 p.m.

BURNS, Chairman

REPORTS OF STANDING COMMITTEES

Committees on Rules

SENATE CHAMBER, July 3, 1962

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 1—Relative to commemorating the life and service of State Senator J. Howard Williams of Tulare County.

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the third day of July, 1962, at 2:25 p.m.

BURNS, Chairman



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Legislature of the State of California

1962 Regular Budget Session

Convened February 5, and Adjourned April 3, 1962



HON. GLENN M. ANDERSON
President of the Senate

HON. HUGH M. BURNS
President pro Tempore

J. A. BEEK
Secretary of the Senate

March 1891

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1962 REGULAR BUDGET SESSION**

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(Senate Resolution No. 108)

Agriculture, Senate Fact-Finding Committee on
Special Report

California Bear Flag
(Sec. 439, Government Code)



REPORT ON
SENATE RESOLUTION No. 108
By SENATOR JOHN A. MURDY

RELATING TO THE STUDY OF
MARINE RESERVES

STATE OF CALIFORNIA
RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF FISH AND GAME
DEPARTMENT OF PARKS AND RECREATION
DIVISION OF BEACHES AND PARKS

March 1962



LETTER OF TRANSMITTAL

STATE OF CALIFORNIA
RESOURCES AGENCY OF CALIFORNIA
DEPARTMENT OF FISH AND GAME
DEPARTMENT OF PARKS AND RECREATION
DIVISION OF BEACHES AND PARKS

March 14, 1962

Hon. Joseph A. Beck
Secretary of the Senate
State Capitol, Sacramento

DEAR MR. BECK: In response to Senate Resolution No. 108, 1961 Session, we submit the attached report entitled "Report on Senate Resolution No. 108 by Senator Mardy Relating to the Study of Marine Reserves," proposing that a statewide marine reserve program be initiated. This report was jointly prepared by staff members of the Department of Fish and Game and the Department of Parks and Recreation, Division of Beaches and Parks.

It should be pointed out that neither department has funds available or requested in the 1962-63 fiscal year budget to take action on the recommendations and proposals made in this report. However, we do feel that these recommendations and proposals, as reported, should be vigorously pursued.

It is hoped that appropriate legislative action will be forthcoming so that a program for marine reserves will become a reality.

Respectfully submitted,

WALTER T. SHANNON, Director
California Department of Fish and Game
CHARLES A. DETURK, Director
California Department of Parks and
Recreation

CALIFORNIA DEPARTMENT OF FISH AND GAME
and
CALIFORNIA DEPARTMENT OF PARKS AND RECREATION
Sacramento

REPORT ON SENATE RESOLUTION No. 108

By SENATOR MURDY

RELATING TO THE STUDY OF
MARINE RESERVES *

On May 10, 1961, in the California State Senate, the following resolution was heard:

"WHEREAS, The preservation and conservation of the natural resources of the State of California are of great concern to the people of California; and

WHEREAS, The increased population of the State has resulted in increased pressures on the natural resources of the beach and tideland areas; and

WHEREAS, These resources are of particular interest to such groups as swimmers, boaters, fishermen, sightseers, students, skin divers, scuba divers, researchers, artists, photographers, conservationists and naturalists, and of general interest to all of the people of California; and

WHEREAS, These varied groups recognize with increasing concern the depletion of flora and fauna from tidal and inshore areas; now, therefore, be it

Resolved by the Senate of the State of California, That the Department of Fish and Game and the Division of Beaches and Parks of the Department of Natural Resources † are requested to undertake a joint study of California coastal areas and submit their findings and recommendations to the Senate on the establishment of appropriate marine reserves for preservation, observation, photography, research, and recreation; and be it further

Resolved, That the Department of Fish and Game and the Division of Beaches and Parks of the Department of Natural Resources are requested to submit a joint report and recommendation to the Senate at the commencement of the 1962 Regular Session of the Legislature; and be it further

Resolved, That the Secretary of the Senate be directed to transmit copies of this resolution to the Department of Fish and Game and the Division of Beaches and Parks of the Department of Natural Resources."

Resolution read and unanimously adopted on motion of Senator Murdy.

* Report submitted by Walter T. Shannon, Director, California Department of Fish and Game and Charles A. DeTurk, Director, California Department of Parks and Recreation.

† Now the Division of Beaches and Parks of the Department of Parks and Recreation.

INTRODUCTION

Daily the rate of population increase in the State of California climbs. Each additional person places an increased burden on the recreational and seashore resources of this State. The decreasing abundance and even the near disappearance of many of the available seashore forms of life has been viewed with alarm by many interested conservationists.

The concern of the people of California is reflected in Senate Resolution 108, which can well be of far-reaching influence in stimulating the preservation of key areas rich in marine life for study and observation, to the recreational and educational benefit of both present and future generations.

On July 17, 1961, personnel of the Department of Fish and Game and the Division of Beaches and Parks of the Department of Parks and Recreation began the study.* It has included contact with interested public groups, establishment of criteria for marine reserves, an aerial reconnaissance of potential marine reserve locations, and preparation of a report embodying the aforesaid several points.

Spontaneous suggestions concerning specific reserves have been made by several interested groups. This would indicate that even without publicity the basic premise of the program has the interest of the public that would be served thereby. Groups that have contacted either the Department of Fish and Game or the Division of Beaches and Parks are the town council of La Jolla in San Diego County, the Scripps Institution of Oceanography in the same area, the city council of Newport Beach, the Stanford Research Institute of Menlo Park, the University of the Pacific and the University of California.

DEFINITIONS

Certain definitions are required so that basic terminology may be standardized. For the purpose of this report, a "reserve" is an area where all biological organisms will be protected from deliberate disturbance by man's activities. It is an area reserved for nonconsumptive use of the resources contained therein. A research zone is an area where biological organisms are protected from general disturbance, but limited consumptive use for scientific collecting can be permitted.

At present two limited-use research zones exist. Officially they are called the Hopkins Marine Life Refuge and the San Diego Marine Life Refuge. The development of a "biological park" has been proposed for Año Nuevo Island by the Stanford Research Institute (Appendix I). Recently a marine reserve was established in Point Lobos Reserve State Park (Appendix II).

SUGGESTED CLASSIFICATION OF AREAS

	<i>Use</i>	<i>Collecting</i>	<i>Fishing</i>
Biological reserve	Observation and study	None	None
Research zone	Observation and study, buffer area	Limited quantities, graduates and gov- ernment agencies only	None

* Major work on the project has been done by William Ellis Ripley, Assistant Chief, Marine Resources Branch, Department of Fish and Game, and Burgess W. Heacox, State Park Naturalist, Division of Beaches and Parks, Department of Parks and Recreation

PROPOSED

In order that a marine reserve program may best serve the State of California, the concepts involved in its development must be oriented statewide. The program should cover selected portions of the entire coastal extent of the State. This coverage will assure that the different habitats and ecology exhibited in the varied marine life communities of the State would be represented. Examples of the different life complexes within the three general areas comprising the California coast should be set aside for study areas while they are still in suitable condition.

The three general coastal areas of California are: the area between the Oregon border and Point Arena; the area between Point Arena and Point Conception; and the area between Point Conception and the Mexican border. (See map, page 21.)

The three general coastal areas offer marine life communities that would be complementary to each other. In addition, each area in itself should contain examples of the three different types of marine shore habitat that are existent. These habitats are the protected outer coast, the wave-pounded open coast, and the bay and estuary environment. Each of these three general coastal areas would contribute a different set of geographic, marine and biological values to the study of the habitats within its boundaries.

Temperature, wave shock, exposure, currents, salinity, and many other interrelating factors contribute to the character of the community. All contribute to the science of ecology and to the understanding of the mutual relationships between organisms and their environment.

In the northern section of the coast there are communities representing more northerly species which are adapted to colder water and to the general environmental conditions of the northern part of California and the United States.

The central part of the State, from Point Arena to Point Conception, is the transitional area where organisms would in some respects represent the southerly distribution of northern organisms, and the northerly distribution of southern organisms.

In the southern coastal area, between Point Conception and the Mexican border, are the warm-water-seeking organisms representing the animal communities of more southerly zones.

CRITERIA

To develop a marine reserve program on a rational basis, it will be necessary to establish criteria against which specific recommended reserves can be judged. Such criteria will insure that the greatest value will be derived from the program, consistent with the most economical expenditures. The general criteria to be considered are three: biological, recreational and education, and economic.

BIOLOGICAL

Generally an area to be considered as a marine biological reserve should possess outstanding biological characteristics. The density of population should be great, the variety of species numerous, and the conditions natural.

As mentioned previously there should be an example of each of the three habitat types in the three coastal areas of California.

In the protected outer coast habitat the organisms of the marine environment dwell where the force of breakers and wave shock is abated by some type of wave-dissipating feature. In some cases this feature is an offshore island diverting or lessening the direct effect of the sea upon the coast, a projection of land at such an angle as to interrupt the major wind-directed currents and waves, or a shallow reef area lying offshore which accomplishes the same purpose.

The open coast habitat is exposed to the full shock of the natural elements. Here are the animals and plants that have adapted to strong wave action and water movement. Their adaption for existence in the violent surf is not duplicated in any other habitat.

The bay and estuary habitat consists of sloughs, enclosed bays, sounds, and estuaries, where there is an absence of wave shock. The life communities here differ quite markedly from those of the open coast and protected outer coast. Examples of this habitat are singularly in need of protection. Of all our coastal environments, bays have been most subjected to modification by man. In Southern California no natural bay or estuary remains. All bays of the south have been drastically changed by man.

Within the three habitats four environments are present: rocky shore, sandy beach, eelgrass, and mud flat. The rocky shore and sandy beach are common to all habitats; the eelgrass and mud flat environments are found only in the bays and estuaries. These environments exert controlling factors that also govern the type and abundance of life to be found.

Superimposed over the whole of habitat and environment is the effect of tide. The capacity of the organisms for exposure determines the level at which they will be found; those more tolerant of air, sun, heat, and change are found higher up on the tidal range. Thus the communities of marine life are governed by three major factors: wave shock, bottom type, and tidal exposure. Therefore, this biological cri-

teria is directed toward including in the system of marine reserves representative areas containing examples of these factors.

Physical size of biological reserve: The basic size of the reserve, its length and breadth, will generally vary with its location, the topography, and the type of environment. However, wherever possible the minimum length should include at least five times the overall stable environmental habitat of the dominant resident nonmigratory population present. For practical purposes, this means that in most cases, a reserve should be not less than one-half of a mile in a straight-line length, point to point, and extend out into the water to at least 20 feet in depth.

Depth: Generally an adequate area that would permit competition between the marine coastal organisms should be established. Reserves should extend to not less than a depth of 20 feet from the mean high-tide line. This depth should be to the seaward side of projecting rocks, reefs or other submarine or detached features environmentally important to the reserve. The 20-foot depth would not conflict with the present minimum legal depth for taking commercial abalone where this activity is allowed under the law.

The research zone: For several reasons it would be desirable to have the biological reserves bounded on each side by an area in which limited consumptive-use research would be allowed. Such zones would act as a buffer area to the reserve. Such placement of the two areas would also permit direct comparison of effects of controlled consumptive use and its effect on the biological process in the areas. Administration would also be facilitated.

Several of the locations suggested would offer opportunities for placement of these research zones. Some would not. Serious study of their establishment should be included, if the program is authorized by the Legislature.

Classroom collection: Some popular areas have been practically denuded of marine life by classroom collecting. Abundance of the marine life in these places has been reduced to such a low level that many are no longer suitable for demonstration. Consideration should be given to providing for and controlling this type of use, within the research zone concept.

Ecological complex: The biological reserve should be rich in the organisms present. There should be sufficient density of species and numbers to foster both intra- and interspecific competitive forces. One of the values of such a marine reserve would be the opportunity to observe such complex competitive forces at work. Nowhere on the land environment is it possible to observe within a small spatial area all of the forces and conditions affecting the survival of organisms. On a typical shore the dynamic area would cover from two or three hundred yards on shore out to 20 feet of water. To cover a similar environmental change on land would require an area that extends from the California coastal seashore eastward to the crest of the Sierra Nevada Mountains.

Pollution: Marine reserve areas should be located where they will be free from man-made pollution. Contamination of the environment

by industrial or human waste in a significant quantity would render an area unsuitable for observation of the competitive forces taking place. Uncontaminated natural environments supply valuable scientific information which is especially useful, for example, as a standard of comparison in studies of areas that are similar but contaminated or disturbed.

RECREATION AND EDUCATION

Access: Reserves should be located so as to be available to the interested general public as well as the participating scientist. The educational value to children and adults would be an important benefit to the State. The natural settings in which the reserves would be located would be recreationally attractive. Public participation in the marine biological reserve program would be additional justification for the preservation of the reserves.

In general, access should be freely permitted to all for observation. Access points should be well marked with signs and interpretive aids so that the features, purposes, and desired conduct of participants while on the reserve are clearly understood.

Some areas would lend themselves to conducted tours for the general public to view the plants and animals in the reserve. Opportunities should be made available in appropriate protected coves where organisms could be observed through goggles, face plates, underwater viewing glass, or perhaps by glass-bottom boats. Such equipment and facilities would certainly enhance the educational value of the reserve areas and increase the benefit to the general public. This aspect should be encouraged. In areas where glass-bottom boats would not be practical, underwater gear should be available for purchase or rental. The services and equipment could be handled through park operation, concessionaire, or normal commercial channels.

Location: Access to the reserve should stimulate as well as assure public participation in direct observation of the marine life complex. Educational benefits would accrue to the general public that would not be possible if the area were isolated or located where observation was difficult. Although it is not anticipated that there will be a great horde of general public participants engaged in research in the marine reserve program, it can be pointed out that the nature study tours are among the most popular features of our state and national park programs. Those who are so minded should have every opportunity for participation in the nonconsumptive use of the marine biological reserves.

ECONOMIC

Development and operation: A marine biological reserve program would require support, and economy of operation should be taken into account as a factor of feasibility. Surveillance of the reserves would have to be on an almost full-time basis to protect the nonconsumptive aspect. Such surveillance should wherever possible be combined with some already existing establishment; otherwise the expense might make the cost of the project prohibitive. For this reason the selected areas would most appropriately be located in, near, or in conjunction with state parks, or city or other government installations where public employees are already performing custodial duties.

What are some of the cost factors that enter into the program? Although details of costs cannot be given at this time, their general level can be indicated. Costs would fall in two phases:

Phase I

Development: To set up a program as important as the one contemplated would require many man hours of work. Personnel would be required to do the preliminary contact work with governmental and research agencies, universities, landowners, and others. Many details in planning and development would have to be done. Many meetings and contacts would have to be arranged. Much area would have to be covered, and the reserve potentials surveyed in the field before specific areas and their boundaries can be established. (See Appendix II for information on the development of the Point Lobos Reserve, as an example.)

The experience and observation of the operation and development of the Key Largo Coral Reef Reserve in Florida could also be used to assist in guiding detailed organization of a California program.

Phase II

Operation: As the marine biological reserve program would involve an orientation and extension into a new area, general administration would be required to supply the technical background and knowledge in this field. Technical and administrative personnel would be needed to establish the operating policies, orientation and procedures for the field operations and to give overall direction to the program.

Depending upon the location of the selected reserves, the agencies responsible for their operation would require additional manpower to staff the program. This personnel would augment the existing staffs to supply the assistance required for policing and assisting in the public educational program.

Reserve areas set up within or contiguous to the boundaries of state parks would offer the most economical method of supplying manpower without greatly increasing their cost. There would be a twofold benefit by having the reserve areas attached to existing state parks. The public, while enjoying the facilities of the park, would also be able to observe and understand the complexes of marine ecology, and thus augment the benefits derived from their visits. The state parks in which such reserves would be located would have an added feature to attract the general public. Where similar park programs are operated by local agencies, similar advantages would accrue.

Signs of a descriptive nature would have to be constructed for the marine biological reserves and the research zones, and boundaries would have to be marked. These signs would have to be mounted and maintained. Pathways, fences, walkways, observation points, glass bottom boat facilities, parking areas, rest rooms, and other construction and maintenance costs would be involved in varying degrees. Additional transport equipment would be needed, including boats for patrol use in some instances.

Land acquisition: It is quite probable that selection of some areas would require the acquisition of land for access. Depending upon the

location of the specific recommended reserves, this factor might be an important one costwise. Although all the actual marine biological reserve areas that might be established along the coastal areas are within the tidal area legally set aside as state lands, the lands above the high tide mark and in some of the bays would in many cases belong to either private individuals or other governmental agencies, and access over these properties would be necessary for utilization of the reserve areas themselves. Where lands are already part of the state park system, these factors would not pertain.

It is important, from a cost standpoint alone, that if the program is to go ahead it should be established immediately. Delay in starting the program could increase costs of access and some areas may be lost entirely through other developments.

The effect on local economy: What would the establishment of such marine biological reserves do to the business economy of the local area? It is likely that the withdrawal of an area from consumptive use in order to create a reserve would have a considerable impact and in large part a favorable one. Areas that are used for consumptive fishing, skindiving, and for the gathering of organisms draw devotees of these sports. Outside of the immediate reserve areas these activities would be unaffected and would continue to attract sportsmen.

In addition, the drawing power of a reserve would attract another public, not normally engaged in the consumptive activities. The rental or sale of underwater observation equipment such as boats, face masks, snorkels, tubes, fins, suits, etc., could be a very important contribution to local merchants. Added secondary benefits to the local economy would come from the purchases of gasoline, accommodations, food, entertainment, etc., associated with the influx of observers. To a large extent these would be new visitors and not repeaters.

There should also be benefits to contiguous landowners. Those members of the public interested enough to visit marine biological reserves and research zones would probably be nature oriented and have an appreciation for the resources they enjoy and for their proper maintenance. Such persons might generally be expected to be more considerate of the environment and its surroundings.

As the reserves would be well marked and their purposes clearly limited, it would only be the genuinely interested observer who visit them. Properly marked, patrolled, and interpreted, the reserve areas should be much less violated than similar sections of the coast which are open to unrestricted use.

General public use: The general public's utilization of the marine reserve area would be beneficial to the program. The program would supply interest, understanding, education, recreation, and many other intangible benefits. General public participation would generate public support, not only for the program itself but for the principles of conservation themselves. Restricted use for research functions alone would not be advisable and probably not justified.

Funding: Since the program would be designed primarily for the educational and recreational benefit of the public at large, and will contribute to the economy of the State, it should be funded from the State General Fund.

CO-ORDINATION WITH OTHER STATE PROGRAMS

Division of Beaches and Parks: To be of benefit to the general public the reserve program should fit into the state park program. The activity should be a natural adjunct to state park functions and responsibilities. (See comments on page 11.)

Department of Fish and Game: Technical knowledge and experience of Department of Fish and Game marine biologists should be drawn upon for assistance in detailing planning and development of the program. Close co-ordination between the operating agencies and Department of Fish and Game would be essential.

Wildlife Conservation Board: The Wildlife Conservation Board, which contributes significantly to the State's fish and game program has been active in obtaining access in areas for the specific purpose of assuring opportunity for the public to enjoy consumptive use of the resources, in accordance with conservation-oriented principles of utilization. The marine biological reserve program should exclude areas where such access has been made possible or where such access is contemplated.

It is felt, rather, that the reserve program should enhance and complement the present access program. The knowledge gained from study of the marine biological processes will give important insight into management and environment modification. One value of the reserve areas is that they would serve as control areas to measure the effect of conservation regulations.

Water Pollution Control Boards: Assistance of the State and Regional Water Pollution Control Board's would be necessary to assure that pollution would not be permitted in any reserve area.

Areas so dedicated should not be subject to use for other purposes. They should be accorded adequate protection from encroachment, if they are to be of value to future generations.

SUGGESTED AREAS

It is recommended that the marine biological reserve program be initiated on a moderate scale. The establishment of the areas and their development should be carried out in an orderly manner. Each area should be selected and phased into the program only after the details of marine life distribution, procurement, staffing, operation and maintenance have been worked out. As the most critical areas most likely to be affected by the population growth lie in southern California, it is suggested that the initial efforts be directed there.

If authorized, the program should include not less than one each of the three marine shore habitats in northern, central and southern California.

In the preliminary survey and analysis made by the two agencies, a number of areas were encountered that appear to meet most of the criteria developed by this report. All were surveyed from the air; some have also been examined at first hand. Some of the areas are United States government property; others belong to the State, or to local agencies. Some involve privately owned property.

Not all the conditions surrounding the problems of extent, boundaries, public access, biological density, surveillance, construction costs, etc. have been studied. However the listing which follows does give a number of areas that seem most likely to have good potential for development into marine biological reserves.

1. Oregon Border to Point Arena—Northern California

I. Protected outer coast habitat.

- a. **Point Cabrillo**, Mendocino County, just south of Fort Bragg. Area is United States government property. It has a rich fauna and flora and is along a portion of unspoiled coast. Its location close to several state parks would facilitate administration in the event that federal surveillance was not possible.
- b. **Laguna Point**, Mendocino County, just north of Fort Bragg. It is contiguous to an existing state park. Its advantages would be similar to (a) above.

II. Open Coast habitat.

- a. **Patrick's Point State Park**, Humboldt County, just north of Arcata. The area immediately to the south of the present state park offers possibilities. The biological and other factors would have to be investigated more thoroughly to determine feasibility.
- b. **Trinidad Head area**, Humboldt County, north of Arcata. Trinidad Head is near a proposed Humboldt State Marine Biological Station. The coast just to the north of the head offers several different environments. More specific details on the area should be determined.

III. Bay and Estuary habitat.

- a. **Southern portion of Humboldt Bay.** Humboldt County. South Humboldt Bay is rich in the typical organisms of the tidal flat. Much of the bay is in private ownership. A small section of the bay set aside for a reserve would preserve the best natural example of this habitat in the State.
- b. **Estuary of the Eel River.** Humboldt County. A portion of the estuary might also be a likely area for development into a reserve. It is not the same environment as that of Humboldt Bay, but would have an association of animals and conditions characteristic of a river estuary.

2. Point Arena to Point Conception—Central California

I. Protected outer coast habitat.

- a. **Duxbury Reef,** near Bolinas, Marin County, just north of San Francisco. This area would serve a potential population of several million people. The reeflike environment is one that is not duplicated in any other suggested area along the coast. The reef itself offers many interesting types of animal communities.
- b. **Tomales Point,** Marin County, at the end of Tomales Bay. The area may eventually form a portion of a proposed national sea-shore recreation area. It guards the entrance of Tomales Bay. The exposed environment on the seaward side of the point would be complemented by the protected environment on the landward side.
- c. **San Simeon Point,** San Luis Obispo County. Not far from the Hearst San Simeon State Historical Monument, the point would be sure to attract many thousands of lay visitors as well as the professional scientists. It too would offer environments more exposed on the seaward side and less exposed on the bay side.

II. Open coast habitat.

- a. **Point Lobos Reserve State Park,** Monterey County. A reserve area is already partially established here. See Appendix II for details of its development and operation.
- b. **Pigeon Point,** San Mateo County. The point is a United States Coast Guard lighthouse reservation. Sandy beaches, rocky substrata, offshore reefs, and a rich distribution of marine life, combined with its nearness to a metropolitan center and many universities and colleges, contribute to its desirability.
- c. **Julia Pfeiffer Burns State Park:** (Saddle Rock Ranch) or Partington Canyon, Monterey County on the Monterey-San Simeon coast are characteristic of several possible sites along this section of coastline. It is in this region that the sea otter is making its dramatic and successful stand against extinction.

III. Bay and estuary habitat.

In contrast to southern California several good possibilities for this habitat exist in central California. Varying degrees of problems exist, however, associated with population growth and the with-

drawal of Bay area for construction of commercial and private improvements.

- a. **South San Francisco Bay**, Santa Clara County. A section of the Bay land around Palo Alto would preserve some of the unique characteristics of this area. Pollution of the Bay water is gradually being corrected, and even under present conditions, the area has many animal communities not readily available elsewhere.
- b. Southern portion of **Drakes Estero**, Marin County. Other than having had oyster development (which all suitable bays in California have had) it is probably one of the most pristine environments remaining. The small estuary has been granted protection from general disturbance by a locked gate. It is in the area proposed for a national seashore recreation area.
- c. Southern portion of **Morro Bay**, San Luis Obispo County. A portion of this bay set aside for a reserve might serve two purposes. It would make available a bay environment, and in view of the discouraging prospects in southern California for such habitat, would place a good example within reach of that part of the State also.
- d. Portion of **Bodega or Tomales Bay**, Sonoma and Marin Counties. Both offer a possibility, but in view of intensive development projects within their respective areas the potential effect on local habitat conditions should be seriously reviewed.

3. Point Conception to the Mexican Border—Southern California

Conditions in this section present major obstacles to a reserve program, but also create the most pressing need for its establishment. Habitat is scarce, population is increasing, and much of the area is no longer in a natural state.

I. Protected outer coast habitat.

- a. **La Jolla**, San Diego County. The proposed Conrad Limbaugh Memorial Marine Biological Reserve seems most desirable from all standpoints, fulfilling all criteria of this report.

II. Open coast habitat.

- a. **Corona Del Mar**, Orange County, an area here has been proposed by the local community itself. The suggested area has many of the requirements needed to make a reserve feasible, and in fact is the only suitable area available on the mainland in this habitat group.

III. Bay and estuary habitat.

- a. **Mission Bay**, San Diego County. Perhaps a section of this bay may be suitable for development into a reserve. Modification of the original environment has been extensive, however, and seriously affects suitability of the area for a reserve program.

PHOTOGRAPHS

The following photographs (see end of appendix) have been selected to show examples of possible marine reserve areas and specific habitats. Their selection does not imply that the example is necessarily the most desirable; merely, the photo was deemed the best available illustration of an area or habitat discussed in the report:

PHOTO I—Map of possible marine reserve areas.

PHOTO II—Protected outer coast habitat—Duxbury Reef, Bolinas.

PHOTO IIIa—Open coast habitat—Pigeon Point.

PHOTO IIIb—Open coast habitat—Pigeon Point.

PHOTO IVa—Bay and estuary habitat—Morro Bay.

PHOTO IVb—Bay and estuary habitat—Morro Bay.

APPENDIX I

Ano Nuevo Biological Park

THE STANFORD RESEARCH INSTITUTE PROPOSAL

Fitting in with this program is a proposal made by the Stanford Research Institute at Menlo Park for a marine biological park to be located at Año Nuevo. The proposal contemplates the establishment of a research park on Año Nuevo to be financed and supported by the Stanford Research Institute. The proposal is broad and well documented. The proposed park would support studies that would complement the marine biological reserve program. The proposal would reserve the public's rights to access to the facilities for observation and social educational benefit. The State would be able to reserve the right to terminate the program upon giving of adequate notice, and also to use the facilities and the area for state-conducted studies without restriction.

The following summary of the proposed development of Año Nuevo Island as a marine biological park is taken from Stanford Research Institute's published proposal:

The Stanford Research Institute finds it necessary to operate a wide range of test sites and field stations for conducting many of its experimental programs. The Calaveras test site has been operated under a permit from the Water Department of the City of San Francisco since 1948 on one of its watersheds and the latest addition to the Stanford Research Institute's field sites is a 700-acre site on top of Black Mountain.

Año Nuevo Island is located 17 miles in a straight line from our Black Mountain site and being one-half mile offshore from Año Nuevo Point it gives it the right degree of isolation for our proposed marine biological program. The 2,800-foot elevation of Black Mountain provides the elevation necessary to greatly extend the range over which it will be possible to follow telemetering equipment installed on marine animals or recording buoys.

Stanford Research Institute would plan to recondition the facilities on Año Nuevo Island and establish a marine biological park consisting of well-equipped laboratories permanently staffed and supplemented by the staff and laboratory facilities at Menlo Park. By far the major portion of the activities on the island would be directly related to biological studies with a minor effort dealing with our activities at the Black Mountain site on radar weather studies and atmosphere probes. The latter studies would be undertaken on the island only to the extent that they did not interfere with the biological work of wildlife on the island.

The Institute staff would undertake a very broad research program with particular emphasis on the unusual herd of seals and sea lions on the island, which at times number between 3,000 and

4,000 individuals. Año Nuevo Island is located one-half mile off Año Nuevo Point at about mid-California. It is about 20 miles north of the northern edge of Monterey Bay.

The name Año Nuevo Biological Park has been selected for this facility and is in keeping with the fact that the title to the island has been vested in the Department of Parks and Recreation of the State of California by the federal government for use as some sort of a park. The use to which we plan to put the island we believe completely fulfills these requirements. The means of transportation to and from the island will permit visitors only in limited numbers but a system of barricades will be installed, which will permit the observing and photographing of the seals and sea lions without their knowledge of the presence of visitors.

Because of the size of Año Nuevo Island and the limited facilities on it, the number of full-time staff members stationed on the island would never be very large, and with the exception of perhaps the watchman or guard, few of them would live on the island.

In order to obtain the maximum effectiveness of this unusual facility and to preserve as much of this very small island in its natural state as possible, it would be expected that only that portion of the work requiring the presence of the worker on the island or the use of facilities on the island would be performed there, and that the remainder wherever feasible be conducted in the mainland laboratories of the scientists concerned.

There would be a few senior staff members and laboratory technicians whose duties would require their presence on the island the major portion of the working day, but it would not be intended that they live on the island. It is, however, anticipated that certain activities may occasionally require members of an around-the-clock observation team to stay overnight on the island. There would be quarters available where necessary for staff members or visiting scientists for longer periods of time.

Scientific organizations, educational institutions, individual scientists, and students of natural history would be invited to take advantage of Año Nuevo Island and its concentration of marine life and to make use of the facilities operated there by Stanford Research Institute within such limitations or restrictions as the institute is required to impose.

The facility when completed would provide laboratory space for as many as 20-25 scientists at one time.

APPENDIX II

Point Lobos Reserve State Park

MARINE RESERVE AREA

For several years it was recognized with increasing concern that unrestricted fishing, shellfishing and skin diving were causing a marked change in the populations of many of the marine organisms and gradual downgrading of the marine habitat adjacent to Point Lobos Reserve State Park. Furthermore, under increasing public use pressures, greater difficulty was experienced in protecting the shoreline of the reserve and the state-owned offshore rocks and islands of the intertidal zone. Without control of the submerged lands and the overlying waters, not only marine life but nesting birds were in danger of being disturbed and possibly destroyed. Because the Division of Beaches and Parks was powerless to act in the marine area below the mean high-tide line, the division felt that a land control transfer was urgently needed so that the reserve principle could be extended to include the submerged lands around the existing reserve.

The first step was to solicit public co-operation through a series of meetings. The plan to include an underseas reserve at Point Lobos was vigorously supported by conservationists from all sections of California and by the general public in the Monterey Bay area where the plan was proposed. The people in the vicinity of Monterey Bay who were directly involved with the proposal worked with the legislative representatives. The above took place in the period between 1956 and 1959.

On October 16, 1959, the State Park Commission adopted a policy for the creation of a marine reserve to protect the natural features of the submerged lands surrounding and contiguous to Point Lobos Reserve State Park. This policy resolution also directed the Chief of the Division of Beaches and Parks to initiate a study of the feasibility of a marine reserve and to take action necessary to implement the policy.

At this time the project was turned over to the staff. A land control transfer from the State Lands Commission for use and jurisdiction of approximately 775 acres of tide and submerged lands was signed into effect April 15, 1960, and eventually approved by the State Department of Finance on July 25, 1960.

Special emergency State Park Rules and Regulations were adopted by the Director of the Department of Natural Resources on June 17, 1960 (filed June 20, 1960). Following a public hearing at the State Park Commission meeting of July 22, 1960, in San Francisco, the emergency rules and regulations (subsequently revised) were adopted by the Director of Natural Resources on August 5, 1960, and became effective September 8, 1960.

During this same period a permit was developed to allow underwater observation, photography and research in designated portions of the marine reserve area.

The Point Lobos Marine Reserve area officially went into operation July 1, 1960.

Since September 1960, when the first permit for underwater observation was issued, a total of 506 divers have availed themselves of the opportunity to observe the undisturbed marine habitat and organisms at Point Lobos Reserve. However, no increase in total attendance at Point Lobos Reserve State Park has been experienced since the addition of the marine area.

No significant complaints have been received regarding the special diving regulations. The diving clubs and other underwater enthusiasts have expressed favorable reaction to the marine reserve concept as exemplified by the present operation at Point Lobos.

Marine biologists have stated their interest in the Marine Reserve area. To date they have utilized only their opportunity to dive and study and have not carried out any research projects which would require a specimen collecting permit. Many scuba divers with a special interest in photography or biology have made excellent use of the opportunity to photograph and study the undisturbed marine habitat and organisms in the reserve. The general public has shown an intense interest in the activities of the diving groups.

There has been a slight increase in the operation and maintenance workload of the reserve since the marine area was added to the existing park, but not enough as yet to require increased staffing. More than normal crowding of picnic and parking facilities has been experienced in Whaler's Cove.

The reserve is in need of adequate year-round interpretation of the marine area to provide full benefit to the visiting public.

On the whole, the marine reserve operation has been very successful and generally accepted by the public.

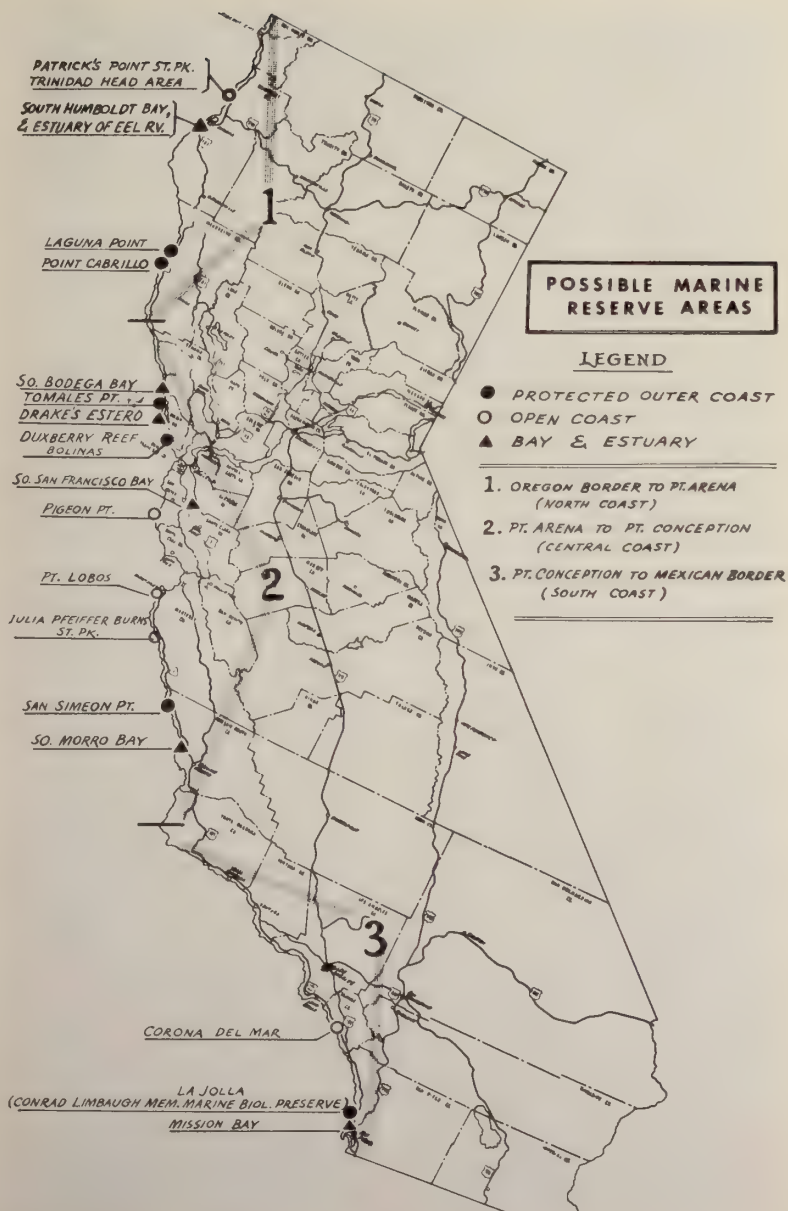


Photo 1



Photo 11 Dunbury Reef, Malines



Photo 111a—Pigeon Point (U.S. Coast Guard Official Photo)



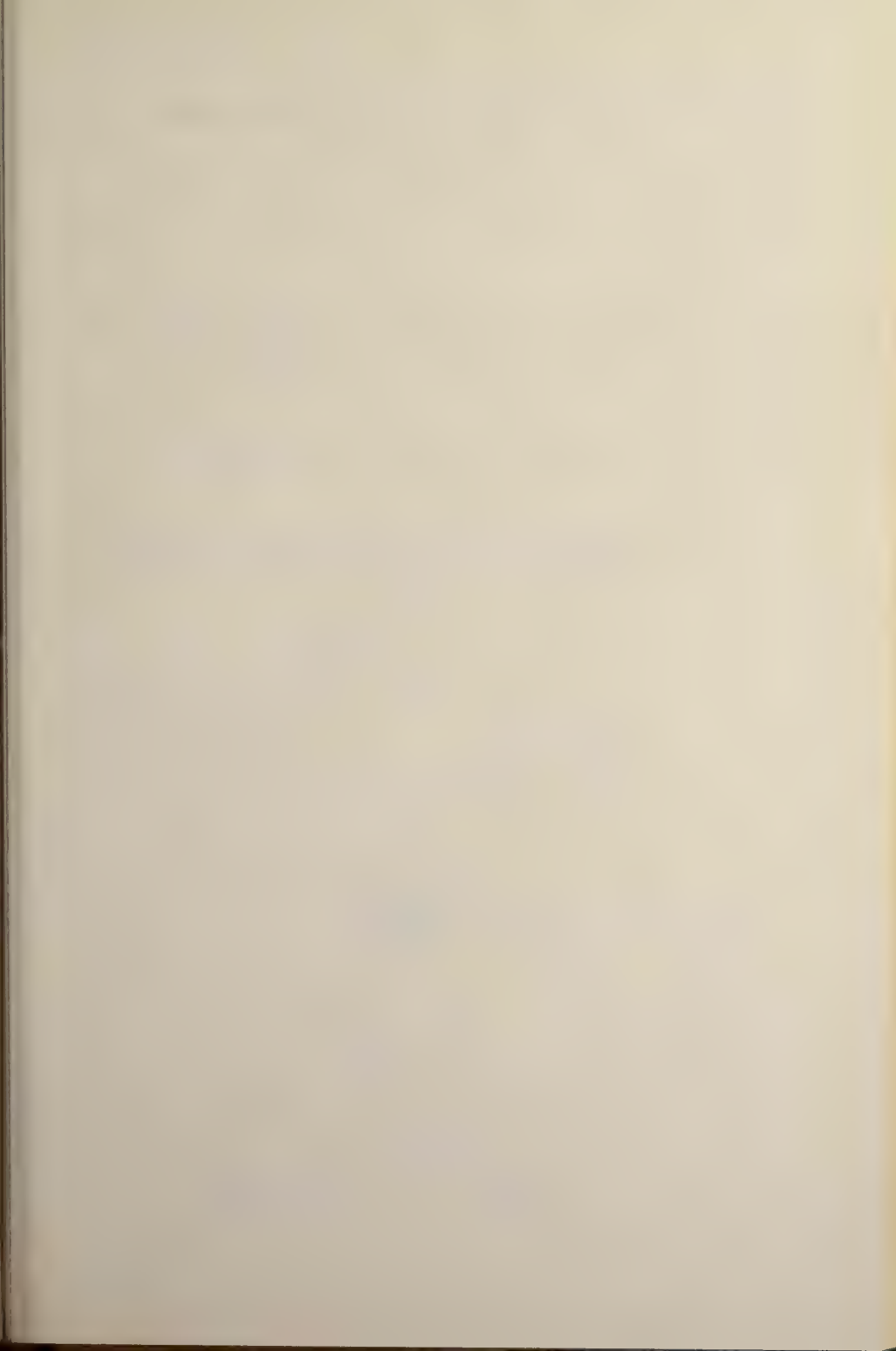
Photo IIIb—Pigeon Point (U.S. Coast Guard Official Photo)



Photo IVa—Morro Bay



Photo IVb—Morro Bay





SPECIAL REPORT OF THE
**SENATE FACT FINDING COMMITTEE ON
AGRICULTURE**

Functioning Pursuant to the Terms of Senate Resolution No. 214 of the
Regular Session of 1961 of the California Legislature

On

PART A
**AGRICULTURAL OPERATIONS REPORT ON AGRICULTURAL PROGRAMS
AT VARIOUS STATE INSTITUTIONS FOR THE 1960 CALENDAR
YEAR AND THE 1960-61 FISCAL YEAR**

PART B
**SUMMARY OF STATE COLLEGE AGRICULTURAL ENROLLMENT AND FARM
OPERATIONS FOR THE 1960-1961 FISCAL YEAR**

PART C
**RECOMMENDATIONS RE CAPITAL OUTLAY EXPENDITURES IN THE
1961-1962 BUDGET FOR AGRICULTURAL ACTIVITIES
AT STATE INSTITUTIONS**

MEMBERS OF THE COMMITTEE

PAUL L. BYRNE, *Chairman*

WAVERLY JACK SLATTERY, *Vice Chairman*

JAMES A. COBEY

SAMUEL R. GEDDES

JOHN J. HOLLISTER, JR.*

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AARON W. QUICK

JOSEPH A. RATTIGAN

WALTER W. STIERN

VERNON L. STURGEON

J. HOWARD WILLIAMS

ROBERT D. WILLIAMS

PAUL K. HUFF, *Executive Secretary*

* Deceased.



PUBLISHED BY THE
SENATE
OF THE STATE OF CALIFORNIA
1962

GLENN M. ANDERSON
President of the Senate

HUGH M. BURNS
President pro Tempore

JOSEPH A. BEEK
Secretary

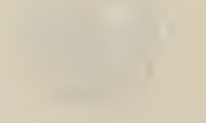
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LETTER OF TRANSMITTAL

March 29, 1962

HON. GLENN M. ANDERSON, *President*
and Members of the Senate

GENTLEMEN: The Senate Fact Finding Committee on Agriculture, created by the provisions of Senate Resolution No. 214 of the 1961 Regular Session, submits a report in three parts.

Part A of the report consists of data compiled by the Department of Finance, showing detailed cost figures for farm products produced at the several state institutions conducting agricultural operations. Those figures relating to the Department of Mental Hygiene and Youth Authority institutions are for the 1960-61 fiscal year, while the figures relating to the Department of Corrections are for the 1960 calendar year.

Part B of the report consists of a brief summary of State College Agricultural Enrollment and Farm Operations for the 1960-61 fiscal year, which information was also prepared for the committee by the Department of Finance.

Part C of the report outlines in some detail committee recommendations relating to capital outlay expenditures in the 1961-62 State Budget for agricultural structures and facilities at the various state institutions conducting farming operations. This review function, formerly a responsibility of the Joint Interim Committee on Agricultural and Livestock Problems, was assigned to the Senate Fact Finding Committee on Agriculture under the provisions of Senate Resolution No. 135 of the 1959 Regular Session. This resolution specifically provides that any state agency which proposes the expenditure of any state funds for capital outlay providing for plans, specifications, construction or purchase of new facilities which are to be used for agricultural purposes shall first submit such proposals to the Fact Finding Committee on Agriculture to enable such committee to review and inspect such facilities, equipment or items and to report thereon to the Director of Finance. The Department of Finance shall consider the recommendations of the committee in approving or disapproving any such expenditures in order that any resulting economies may be reflected as soon as practicable.

Respectfully submitted,

PAUL L. BYRNE, *Chairman*

WAVERLY JACK SLATTERY, *Vice Chairman*
JAMES A. COBEY
SAMUEL R. GEDDES
ED. C. JOHNSON
JOHN A. MURDY, JR.
AARON W. QUICK

JOSEPH A. RATTIGAN
WALTER W. STIERN
VERNON L. STURGEON
J. HOWARD WILLIAMS
ROBERT D. WILLIAMS

Part A

AGRICULTURAL OPERATIONS REPORT ON AGRICULTURAL
PROGRAMS AT VARIOUS STATE INSTITUTIONS FOR
THE 1960 CALENDAR YEAR AND THE
1960-61 FISCAL YEAR

STATE OF CALIFORNIA
DEPARTMENT OF FINANCE
SACRAMENTO 14, August 7, 1961

HON. PAUL L. BYRNE, *Chairman*
Senate Fact Finding Committee
State Capitol, Sacramento, California

DEAR SENATOR BYRNE: This summary of the agricultural operations in state institutions has been prepared for your committee pursuant to recommendations of the Joint Legislative Committee on Agricultural and Livestock Problems in their meeting July 5, 1956.

It includes the calendar year 1960 for Correctional Industries and the 1960-61 fiscal year for Mental Hygiene and Youth Authority farms. Also the comparison of operations of these farms for the last three years is covered.

Respectfully submitted,

ROY M. BELL
FOR HALE CHAMPION
Director of Finance

AGRICULTURAL OPERATIONS REPORT

1960-61 Fiscal Year

Mental Hygiene

Youth Authority

1960 Calendar Year

Correctional Industries

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GENERAL INFORMATION

STATE INSTITUTIONS CONDUCTING AGRICULTURAL OPERATIONS

<i>Department and Institutions</i>	<i>Superintendent or Warden Director</i>	<i>Industries Manager Business Manager</i>	<i>Assigned to Farming Patients</i>	<i>Avg. Daily Population Patients</i>
Mental Hygiene				
Agnews-----	W. Rapaport, M.D.	D. A. Gidel	167	4,018
Atascadero-----	L. Sandritter, M.D.	T. A. Bravos	34	1,474
Camarillo-----	F. Garrett, M.D.	B. W. Macy	80	6,199
Mendocino-----	E. W. Klatte, M.D.	A. O'Farrell	100	2,296
Napa-----	T. K. Miller, M.D.	L. E. Wayne	150	5,079
Patton-----	O. L. Gericke, M.D.	H. L. Carter	103	4,648
Sonoma-----	T. L. Nelson, M.D.	K. Clewett	29	3,672
Youth Authority				
Paso Robles-----	J. Spencer	J. A. Brown	30	426
Preston-----	P. J. McKusick	M. C. Jensen	94	816
Corrections				
	<i>Superintendent or Warden</i>	<i>Industries Manager</i>	<i>Inmates</i>	<i>Inmates</i>
Inst. for men-----	E. A. Oberhauser	E. Shindler	340	2,065
Deuel Voc. Inst.-----	A. Cook	C. L. Ackerman	57	1,330
Folsom State Prison-----	R. Heinze	A. Satfield	212	2,485
San Quentin State Prison-----	F. R. Dickson	E. Howell	36	4,498
Correctional Training Facility-----	L. E. Wilson	M. Rich	224	3,380

VALUE OF FARM PRODUCTION IN INSTITUTIONS

<i>Department and Institutions</i>	<i>Gross Income</i>		<i>Net Income</i>	
	<i>1959-60</i>	<i>1960-61</i>	<i>1959-60</i>	<i>1960-61</i>
Mental Hygiene				
Agnews-----	\$197,857	\$211,545	\$54,949	\$44,899
Atascadero-----	105,419	109,212	43,485	33,352
Camarillo-----	541,509	457,783	151,572	83,538
Mendocino-----	303,783	290,584	58,772	44,325
Napa-----	491,151	514,569	133,196	166,224
Patton-----	420,351	436,408	113,779	138,938
Sonoma-----	309,541	285,727	74,272	69,665
Youth Authority				
Paso Robles School for Boys-----	14,009	17,176	—342	140
Preston School of Industry-----	199,765	186,577	37,393	33,505
Corrections				
	<i>1959</i>	<i>1960</i>	<i>1959</i>	<i>1960</i>
Institution for Men-----	1,219,858	1,164,104	262,400	285,359
Deuel Vocational Inst.	306,617	373,153	83,055	118,441
Folsom-----	519,037	591,863	10,370	99,179
San Quentin-----	135,547	145,054	19,665	22,317
Correctional Training Facility-----	399,119	461,059	32,490	92,392
Totals-----	\$5,163,563	\$5,244,814	\$1,075,056	\$1,232,274

DAIRY
Number of Animals June 30, 1960

Department and Institutions	Number of Animals June 30, 1960							
	Cows	Heifers		Calves		Bulls		Dairy Total
	Milking & Dry	2 Yrs.	1 Yr.	6 Mos. - 1 Yr.	Under 6 Mos.	Mature	Young	
Mental Hygiene								
Atascadero ..	87	11	15		23	3	1	140
Camarillo	370	145	58	30	49	10	1	663
Mendocino	106	3	42	21	25	3	1	201
Napa	266	45	55	66	42	5	4	483
Patton	226	--	53	63	34	6	0	382
Sonoma	177	25	44	--	73	5	2	326
Youth Authority								
Preston School of Industry	120	21	51	6	34	1	--	233
Corrections (12-31-60)								
Inst. for Men	489	156	110	111	64	12	12	954
Deuel Voc. Inst.	206	36	67	55	32	1		397
Folsom	182	23	77	14	19			315
San Quentin	125	8	32	10	19	1		195
Corr. Tng. Fac.	249	26	81	96	27	6		485
Totals	2,603	499	685	472	411	53	21	4,774

ANALYSIS OF DAIRY OPERATIONS

	1959				1960				Costs Per Cow				Costs Per Gal. Milk			
	Prod.		Costs		Overall Expense		Production		Labor		Other Costs		Labor		Other Costs	
	No.	No. Per Cow	Per Cow	Gal.	No. Cows	Total	No. Cows	Total	Labor	Total	Labor	Total	Labor	Total	Labor	Total
Corrections																
Institution for Men	397	13,416	\$887	\$.48	454	14,153	746,270	\$51,275	\$261,216	\$312,491	1113	\$688	\$.07	\$.35	\$.42	
Deaf Vocational Inst.	157	12,897	922	.61	195	13,757	311,579	33,380	127,114	166,494	202	652	851	.12	.41	.53
Folsom State Prison	183	10,392	773	.64	189	11,606	254,773	25,328	96,161	125,489	139	509	648	.10	.38	.48
San Quentin State Prison	127	13,801	912	.57	118	14,242	195,180	22,717	86,545	109,262	193	733	926	.12	.44	.56
Corr. Training Facility	209	11,621	810	.62	230	12,656	338,090	30,773	148,228	179,001	134	644	778	.09	.39	.48
Average	12,521	865	.60		13,401						144	606	750	.09	.39	.48
Youth Authority																
Preston School of Industry	103	10,454	625	.52	114	9,672	128,059	17,781	50,131	67,912	156	440	596	.14	.39	.53
Mental Hygiene																
Atascadero	96	11,083	395	.31	87	12,499	126,295	13,338	36,227	49,565	153	417	570	.10	.29	.39
Amartillo	360	11,146	775	.60	350	9,238	375,510	87,534	157,251	241,785	250	449	699	.23	.42	.65
Maricopa	126	13,018	936	.62	118	14,233	195,063	44,141	83,902	128,043	374	711	1,085	.23	.43	.66
Napa	251	12,600	753	.51	259	12,769	384,111	62,560	116,972	175,532	232	452	694	.16	.31	.47
Patterson	226	13,067	771	.48	228	14,781	391,490	63,179	122,290	191,469	303	536	839	.18	.34	.51
Sonoma	168	15,274	879	.50	177	15,363	315,816	58,180	108,775	166,955	328	615	943	.18	.34	.53
Average	12,721	771	.52		12,631						275	513	783	.19	.35	.44

Notes:

General

1. Corrections Institutions, Atascadero State Hospital and Preston School of Industry train and use inmate milkers exclusively.
2. Income from sales of breeding stock, surplus animals, by-products, etc. is not subtracted from expenses in calculating the unit cost of production.

Corrections

1. All charges except administration, selling and central office expenses are included.

Mental Hygiene-Youth Authority

1. Depreciation, rent, and such expenses as administration, light, power, maintenance of structures, etc., are not included.

SWINE
Number of Animals

Department and Institutions	Fat Hogs	Feeders	Pigs		Sows and		Total Hogs
			Weaned	Suckling	Gilts	Boars	
Mental Hygiene							
June 30, 1961							
Agnews -----	45	219	95	97	73	2	531
Atascadero -----	56	176	93	--	31	2	358
Mendocino -----	24	260	103	26	50	4	467
Patton -----	102	308	94	291	97	6	898
Sonoma -----	37	86	40	109	31	5	308

Youth Authority

Paso Robles School for Boys -----	20	61	--	--	--	--	81
Preston Schl. of Ind.	35	125	71	36	35	2	304

Corrections*December 31, 1960*

Institution for Men ----	197	810	755	243	156	11	2,172
Deuel Vocational Inst.	100	249	0	199	93	3	644
Corr. Tng. Facility ----	89	345	98	285	66	3	886
Totals -----	705	2,639	1,349	1,286	632	38	6,649

Production Live Weight and Cost*1959-60**1960-61*

Department and Institutions	1959-60		1960-61	
	Production Live Weight	Cost Per Pound Live Weight	Production Live Weight	Cost Per Pound Live Weight
Mental Hygiene				
Agnews -----	147,360	\$0.11	139,456	\$0.16
Atascadero -----	62,345	0.19	65,502	0.20
Mendocino -----	190,500	0.14	156,075	0.15
Patton -----	189,662	0.11	277,086	0.05
Sonoma -----	106,903	0.17	104,303	0.16

Youth Authority

Paso Robles School for Boys -----	27,317	0.23	33,575	0.26
Preston Schl. of Ind.	90,635	0.17	96,626	0.19

Corrections*1959**1960*

Institution for Men --	420,206	0.16	477,960	\$0.18
Deuel Voc. Inst.	296,627	0.16	255,942	0.14
Corr. Tng. Facility ----	305,210	0.17	313,164	0.16
Totals -----	1,836,765		1,919,689	

POULTRY AND EGGS*1959-60**1960-61*

Department and Institutions	1959-60				1960-61			
	Laying Hens (Av)	Doz. Eggs Produced	Eggs /Hen	Cost Doz.	Laying Hens (Av)	Doz. Eggs Produced	Eggs /Hen	Cost Doz.
Mental Hygiene								
Napa -----	7,602	138,420	219	\$0.41	8,280	168,610	244	\$0.26
Sonoma -----	4,656	88,884	229	0.45	4,944	85,425	207	0.39
Youth Authority								
Paso Robles -----	705	12,150	207	0.44	693	12,150	210	0.47
Preston -----	3,221	51,426	192	0.43	2,860	44,720	188	0.42
Corrections								
Corr. Tng. Facility	5,018	108,183	259	0.36	5,427	111,500	247	0.40
Totals -----	21,327	399,063			22,204	422,405		
Average -----			225				228	

Department and Institutions	CROP PRODUCTION					
	Vegetables		Orchards		Field Crops	
	Acres	Net Income	Acres	Net Income	Acres	Net Income
Mental Hygiene						
Agnews	274	\$9,212	100	\$19,023	123	—\$2,121
Atascadero					440	1,102
Camarillo	165	23,608	3	324	519	—21,970
Mendocino	35	—4,710	36	3,412	441	—11,140
Napa	124	15,773	143	—4,713	526	—5,076
Patton	116	9,831	--	--	236	—11,453
Youth Authority						
Paso Robles	10	348	--	--	100	109
Preston	40	215	--	--	876	—2,677
Corrections						
Inst. for Men	351	—2,537	40	651	1,920	5,489
Deuel Voc. Inst.	--	--	--	--	438	5,141
Corr. Tng. Facility ..	--	--	--	--	666	10,025
Totals	1,115	\$51,740	322	\$18,697	5,285	—\$32,571

AGNEWS STATE HOSPITAL
Total Operations Summary

Financial Report		1958-59		1959-60		1960-61	
Total Value of Farm Production-----		\$209,287		\$197,857		\$211,545	
Total Cost of Production-----		173,240		142,908		166,646	
Total Net Income		\$36,047		\$54,949		\$44,899	
Hogs		\$31,040		\$19,126		\$17,029	
Orchard		2,025		5,137		19,023	
Vegetables		9,423		36,122		9,212	
Field crops		—4,604		—354		—2,121	
Food processing		—2,437		—5,082		1,756	
Acreage and Patient Assignments		Acres	Patients	Acres	Patients	Acres	Patients
Hogs		18	10	18	10	18	14
Orchard		100	7	100	16	100	12
Vegetables		274	67	274	100	274	90
Field crops		91	4	91	10	91	10
Food processing			37		43		41
Nonfarm		266		266		266	
Totals		749	125	749	179	749	167
Total patient population-----		4,100		4,085		4,018	

Enterprise Summaries

	1958-59	1959-60	1960-61
Swine			
Total value hog production	\$49,167	\$35,135	\$39,402
Total cost hog production	18,127	16,009	22,373
Net income	\$31,040	\$19,126	\$17,029
Pork Production			
Cost per pound	\$0.12	\$0.11	\$0.16
Liveweight	147,123	147,360	139,456
Animals (June 30)			
Fat hogs	48	58	45
Feeders	216	232	219
Pigs, weaned	96	96	95
Pigs, suckling	139	191	97
Brood sows	70	71	73
Boars	3	4	2
Totals	572	652	531

Fruit, Nuts and Berries			
	1958-59	1959-60	1960-61
Total value fruit production	\$27,698	\$30,279	\$40,266
Total cost fruit production	25,673	25,142	21,243
Net income	\$2,025	\$5,137	\$19,023
Production			
All varieties	100 Acres	100 Acres	100 Acres
Vegetables			
Total value vegetable production	\$74,643	\$86,797	\$75,956
Total cost vegetable production	65,220	50,675	66,744
Net income	\$9,423	\$36,122	\$9,212
Production			
All crops	274 Acres	274 Acres	274 Acres
Field Crops			
Total value crop production	\$1,305	\$3,239	\$2,782
Total cost crop production	5,309	3,593	4,903
Net income	-\$4,004	-\$354	-\$2,121
Production			
All crops	91 Acres	91 Acres	91 Acres
Cannery			
Total value of production	\$56,473	\$42,407	\$53,139
Total cost of production	58,910	47,489	51,383
Net income	-\$2,437	-\$5,082	\$1,756
Production			
	# 10 cans	# 10 cans	# 10 cans
Vegetables	30,295	13,276	29,763
Fruit	33,234	35,821	33,086
Totals	63,529	49,097	62,849

ATASCADERO STATE HOSPITAL**Total Operations Summary**

Financial Report		1958-59		1959-60		1960-61	
Total value of farm production		\$86,823		\$105,419		\$109,212	
Total cost of production		62,418		61,934		75,860	
Total net income		\$24,405		\$43,485		\$33,352	
Dairy		\$23,384		\$36,388		\$33,197	
Hogs		673		948		—947	
Field crops		—1,540		1,400		1,102	
Acreage and Patient Assignments		Acres	Patients	Acres	Patients	Acres	Patients
Dairy		4	25	4	21	4	20
Hogs		5	9	5	7	5	6
Fields crops		71	7	181	8	198	8
Pasture—							
Dairy		60	..	50	2	50	..
Dry		300	..	300	..	300	..
Totals		458	56	540	38	557	34
Total patient population		1,400		1,350		1,474	

Enterprise Summaries

Dairy	1958-59	1959-60	1960-61
Total value dairy production.....	\$57,494	\$72,499	\$81,862
Total cost dairy production.....	34,110	36,111	48,665
Net income	\$23,384	\$36,388	\$33,197
Cost per gallon milk produced.....	\$0.39	\$0.31	\$0.39
Milk production (gallons)	88,910	123,570	126,295
Average number of cows (milking and dry)	66	96	87
Production per cow (pounds)	11,585	11,083	12,499
Animals (June 30)			
Cows, milking and dry	90	90	87
Heifers, 2 years	22	17	11
Heifers, 1 year	9	10	15
Calves, under 6 months	23	29	23
Bulls, mature	1	1	3
Bulls, immature	2	2	1
Totals	147	149	140
Swine	1958-59	1959-60	1960-61
Total value hog production.....	\$12,093	\$13,222	\$15,617
Total cost hog production.....	11,420	12,274	16,564
Net income	\$673	\$948	—\$947
Pork Production			
Cost per pound	\$0.22	\$0.19	\$0.20
Liveweight	47,310	62,345	65,502
Animals (June 30)			
Fat hogs	20	20	56
Feeders	140	165	176
Pigs, under 50 pounds	55	75	93
Sows and gilts	14	14	31
Boars	2	2	2
Totals	231	276	358
Field Crops			
Total value crop production.....	\$8,626	\$10,883	\$11,732
Total cost crop production.....	10,166	9,483	10,630
Net income	—\$1,540	\$1,400	\$1,102
Production			
All crops	431 acres	440 acres	440 acres

CAMARILLO STATE HOSPITAL

Total Operations Summary

Financial Report	1958-59	1959-60	1960-61
Total value of farm production.....	\$493,261	\$541,509	\$457,783
Total cost of production.....	315,578	389,937	374,245
Total net income.....	\$177,683	\$151,572	\$83,538
Dairy	\$154,049	\$125,996	\$81,576
Orchard	—1,032	—25	324
Vegetables	35,730	25,546	23,608
Field crops	—11,064	55	—21,970

<i>Acreage and Patient Assignments</i>	1958-59		1959-60		1960-61	
	<i>Acres</i>	<i>Patients</i>	<i>Acres</i>	<i>Patients</i>	<i>Acres</i>	<i>Patients</i>
Dairy	23	26	30	35	68	32
Orchard	40	8	35	10	3	3
Vegetables	175	40	210	30	165	30
Field crops	542	12	501	12	519	15
Pasture—						
Dairy	40	--	40	--	40	--
Dry	175	--	133	--	133	--
Nonfarm	653	--	699	--	720	--
Totals	1,648	86	1,648	87	1,648	80
Total patient population		6,430		6,290		6,199

Enterprise Summaries

	1958-59	1959-60	1960-61
Dairy			
Total value dairy production	\$359,552	\$407,652	\$330,961
Total cost dairy production	205,503	281,656	249,385
Net income	\$154,049	\$125,996	\$81,576
Cost per gallon milk produced	\$0.44	\$0.60	\$0.65
Milk production (gallons)	445,680	466,035	375,510
Average number of cows (milking and dry)	323	360	350
Production per cow (pounds)	11,866	11,146	9,238
Animals (June 30)			
Cows, milking and dry	325	357	370
Heifers, 2 years	37	42	145
Heifers, 1 year	138	70	58
Calves, 6 months to 1 year	112	142	30
Calves, under 6 months	48	50	49
Bulls, mature	8	8	10
Bulls, immature	3	3	1
Totals	671	672	663
Fruit, Nuts and Berries			
Total value fruit production	\$3,124	\$695	\$1,169
Total cost fruit production	4,156	720	845
Net income	—\$1,032	—\$25	\$324
Production			
All varieties	40 acres	35 acres	3 acres
Vegetables			
Total values vegetable production	\$77,440	\$66,985	\$66,528
Total cost vegetable production	41,710	41,439	42,920
Net income	\$35,730	\$25,546	\$23,608
Production			
All crops	175 acres	210 acres	165 acres
Field Crops			
Total value crop production	\$53,146	\$66,176	\$59,125
Total cost crop production	64,210	66,121	81,095
Net income	—\$11,064	\$55	—\$21,970
Production			
All crops	757 acres	501 acres	519 acres

MENDOCINO STATE HOSPITAL

Total Operations Summary

<i>Financial Report</i>	1958-59	1959-60	1960-61
Total value of farm production	\$283,239	\$303,783	\$290,584
Total cost of production	231,857	245,011	246,259
Total net income	\$51,382	\$58,772	\$44,325
Dairy	\$44,556	\$39,073	\$40,859
Hogs	10,329	682	2,876
Orchard	—597	—788	3,412
Vegetables	—3,369	—368	—4,710
Field crops	—3,390	—3,895	—11,140
Food processing	3,853	24,068	13,028

<i>Acreage and patient assignments</i>	Acres	Patients	Acres	Patients	Acres	Patients
Dairy	8	12	8	11	8	9
Hogs	3	11	3	11	3	11
Orchard	20		34		36	
Vegetables	83	45	67	31	35	60
Field crops	549	11	463	11	441	10
Food processing		10		10		10
Nonfarm	557		645		697	
Totals	1,220	89	1,220	74	1,220	100
Total patient population		2,400		2,345		2,296

Enterprise Summaries

<i>Dairy</i>	1958-59	1959-60	1960-61
Total value dairy production	\$158,510	\$159,698	\$162,102
Total cost dairy production	113,954	120,625	121,243
Net income	\$44,556	\$39,073	\$40,859
Cost per gallon milk produced	\$0.61	\$0.62	\$0.66
Milk production (gallons)	189,002	190,500	195,063
Average number of cows (milking and dry)	119	126	118
Production per cow (pounds)	13,659	13,018	14,233
<i>Animals (June 30)</i>			
Cows, milking and dry	119	128	106
Heifers, two years	7	15	3
Heifers, one year	39	34	42
Calves, six months to one year	22	29	21
Calves, under six months	27	21	25
Bulls, mature	6	5	3
Bulls, immature		3	1
Totals	220	235	201
<i>Swine</i>	1958-59	1959-60	1960-61
Total value hog production	\$37,045	\$25,940	\$26,050
Total cost hog production	26,716	25,258	23,174
Net income	\$10,329	\$682	\$2,876
<i>Pork production</i>			
Cost per pound	\$0.15	\$0.14	\$0.15
Live weight	173,699	183,660	156,075

Animals (June 30)	1958-59	1959-60	1960-61
Fat hogs	37	41	24
Feeders	251	264	260
Pigs, weaned	205	150	103
Pigs, suckling	318	128	26
Sows and gilts	52	50	50
Boars	5	5	4
Totals	868	638	467

Vegetables

Total value vegetable production	\$13,440	\$22,717	\$20,793
Total cost vegetable production	16,809	23,085	25,503
Net income	—\$3,369	—\$368	—\$4,710
Acreage	83 acres	67 acres	35 acres

Field Crops

Total value crop production	\$32,586	\$33,847	\$26,513
Total cost crop production	35,976	37,742	37,653
Net income	—\$3,390	—\$3,895	—\$11,140
Acreage	544 acres	463 acres	441 acres

Orchard

Total value production	\$4,528	\$6,548
Total cost production	5,316	3,136
Net income	—\$788	\$3,412
Acreage	34 acres	36 acres

Food Processing

Total value production	\$57,053	\$48,578
Total cost of production	32,985	35,550
Net income	\$24,068	\$13,028

Production

	#10 Cans	#10 Cans
Vegetables	34,396	21,011
Fruit	29,799	20,771
Total	64,195	41,782

NAPA STATE HOSPITAL
Total Operations Summary

<i>Financial Report</i>	1958-59	1959-60	1960-61
Total value of farm production	\$555,641	\$491,151	\$514,569
Total cost of production	338,691	357,955	348,345
Total net income	\$216,950	\$133,196	\$166,224
Dairy	\$145,549	\$119,953	\$121,283
Poultry	21,265	—4,390	23,947
Orchard	—10,772	—7,290	—4,713
Vegetables	3,428	9,174	15,773
Field crops	4,351	—3,130	—5,076
Food processing	53,129	18,879	15,011

<i>Acreage and patient assignments</i>	<i>Acres</i>	<i>Patients</i>	<i>Acres</i>	<i>Patients</i>	<i>Acres</i>	<i>Patients</i>
Dairy -----	32	28	32	28	32	28
Poultry -----	14	18	14	22	14	22
Orchard -----	144	4	144	40	143	40
Vegetables -----	125	25	125	18	125	18
Field crops -----	261	18	261	22	194	22
Pasture -----	332		332		332	
Food processing -----		25		20		20
Nonfarm -----	1,083		1,083		1,151	
Totals -----	1,991	118	1,991	150	1,991	150
Total patient population -----		5,300		5,270		5,079

Enterprise Summaries

	<i>1958-59</i>	<i>1959-60</i>	<i>1960-61</i>
Dairy			
Total value dairy production -----	\$321,990	\$307,986	\$303,715
Total cost dairy production -----	176,441	188,033	182,432
Net income -----	\$145,549	\$119,953	\$121,283
Cost per gallon milk produced -----	\$0.45	\$0.51	\$0.47
Milk production (gallons) -----	371,655	367,321	384,111
Average number of cows (milking and dry) -----	246	251	259
Production per cow (pounds) -----	12,993	12,600	12,769
Animals (June 30)			
Cows, milking and dry -----	253	248	266
Heifers, two years -----	41	46	45
Heifers, one year -----	54	68	55
Calves, six months to one year -----	40	28	66
Calves, under six months -----	58	30	42
Bulls, mature -----	6	5	5
Bulls, immature -----	8	12	4
Total -----	460	437	483
Poultry			
Total value poultry production -----	\$72,388	\$48,560	\$67,306
Total cost poultry production -----	51,123	52,950	43,359
Net income -----	\$21,265	—\$4,390	\$23,947
Cost per dozen eggs -----	\$0.35	\$0.41	\$0.26
Total egg production (dozen) -----	146,310	138,420	168,610
Average number laying hens -----	7,743	7,602	8,280
Eggs per hen -----	227	219	244
Birds (June 30)			
Laying hens -----	6,718	8,316	7,621
Other chickens -----	4,767	4,937	5,013
Turkeys -----	676	702	692
Totals -----	12,161	13,955	13,326
Fruit, Nuts and Berries			
Total value fruit production -----	\$11,312	\$17,859	\$22,235
Total cost fruit production -----	22,084	25,149	26,948
Net income -----	—\$10,772	—\$7,290	—\$4,713
Production			
All varieties -----	144 acres	144 acres	143 acres

Field Crops	<i>1958-59</i>	<i>1959-60</i>	<i>1960-61</i>
Total value crop production-----	\$18,302	\$12,405	\$12,931
Total cost crop production-----	13,951	15,535	18,007
Net income -----	\$4,351	—\$3,130	—\$5,076
Production			
All crops -----	611 acres	611 acres	526 acres
Vegetables			
Total value vegetable production-----	\$38,727	\$46,208	\$49,972
Total cost vegetable production-----	35,299	37,034	34,199
Net income -----	\$3,428	\$9,174	\$15,773
Production			
All crops -----	124 acres	124 acres	125 acres
Food Processing			
Total value production-----	\$92,922	\$58,132	\$58,410
Total cost production-----	39,793	39,253	43,399
Net income -----	\$53,129	\$18,879	\$15,011
Production	<i>#10 Cans</i>	<i>#10 Cans</i>	<i>#10 Cans</i>
Vegetables -----	81,296	52,795	52,103
Fruit -----	57,443	35,058	32,518
Totals -----	138,739	87,853	84,621

PATTON STATE HOSPITAL
Total Operations Summary

Financial Report	<i>1958-59</i>	<i>1959-60</i>	<i>1960-61</i>
Total value of farm production-----	\$438,329	\$420,351	\$436,408
Total cost of production-----	324,627	306,572	297,470
Total net income-----	\$113,702	\$113,779	\$138,938
Dairy -----	\$81,723	\$102,086	\$102,546
Hogs -----	27,294	14,215	36,206
Orchard -----	7,164	7,314	1,808
Vegetables -----	9,048	458	9,831
Field crops -----	—29,991	—16,838	—11,453
Food processing -----	11,022	6,544	close out

Acreage and patient assignments	<i>Acres</i>	<i>Patients</i>	<i>Acres</i>	<i>Patients</i>	<i>Acres</i>	<i>Patients</i>
Dairy -----	16	21	16	15	16	13
Hogs -----	5	14	5	12	5	14
Orchard -----	36	5	36		36	
Vegetables -----	116	30	116	30	116	40
Field crops -----	236	25	236	25	236	36
Nonfarm -----	254		260		260	
Totals -----	669	153	669	82	669	103
Total patient population-----		4,551		4,615		4,648

Enterprise Summaries

Dairy	<i>1958-59</i>	<i>1959-60</i>	<i>1960-61</i>
Total value dairy production-----	\$239,478	\$276,903	\$290,515
Total cost production-----	157,755	174,817	187,969
Net income -----	\$81,723	\$102,086	\$102,546

	1958-59	1959-60	1960-61
Cost per gallon milk produced	\$0.49	\$0.48	\$0.49
Milk production (gallons)	324,690	366,625	391,490
Average number of cows (milking and dry)	220	226	228
Production per cow (pounds)	12,693	13,967	14,784
Animals (June 30)			
Cows, milking and dry	225	234	226
Heifers, one year		71	53
Calves, six months to one year	52	73	63
Calves, under six months	130	33	34
Bulls, mature	4	4	6
Bulls, immature	1	1	0
Totals	412	416	382
Swine			
Total value hog production	\$44,595	\$32,860	\$50,785
Total cost hog production	17,301	18,645	14,579
Net income	\$27,294	\$14,215	\$36,206
Pork Production			
Cost per pound	\$0.03	\$0.11	\$0.05
Live weight	260,178	189,662	277,086
Animals (June 30)			
Fat hogs	146	136	102
Feeders	232	253	308
Pigs, weaned	89	92	94
Pigs, suckling	205	260	291
Sows and gilts	66	72	97
Boars	6	6	6
Totals	744	819	898
Fruit, Nuts and Berries			
Total value fruit production	\$11,236	\$19,008	\$18,322
Total cost fruit production	4,072	11,694	16,514
Net income	\$7,164	\$7,314	\$1,808
Acreage	36 acres	36 acres	36 acres
Field Crops			
Total value crop production	\$16,361	\$20,717	\$21,708
Total cost crop production	46,352	37,555	33,161
Net income	—\$29,991	—\$16,838	—\$11,453
Acreage	236 acres	236 acres	236 acres
Vegetables			
Total value vegetable production	\$53,312	\$46,432	\$55,078
Total cost vegetable production	44,264	45,975	45,247
Net income	\$9,048	\$458	\$9,831
Acreage	117 acres	116 acres	116 acres

SONOMA STATE HOSPITAL
Total Operations Summary

<i>Financial report</i>	1958-59	1959-60	1960-61
Total value of farm production	\$312,479	\$309,541	\$285,727
Total cost of production	237,382	235,269	216,062
Total net income	\$75,097	\$74,272	\$69,665
Dairy	\$85,436	\$66,306	\$55,781
Hogs	13,118	4,898	8,855
Poultry	1,966	—8,770	5,028

Acreage and patient assignments	1958-59		1959-60		1960-61	
	Acres	Patients	Acres	Patients	Acres	Patients
Dairy	18	19	10	17	10	15
Hogs	6	4	3	5	3	5
Poultry	13	11	11	10	11	9
Pasture—						
Dairy	35	—	35	—	35	—
Dry	628	—	628	—	628	—
Miscellaneous	884	—	983	—	983	—
Totals	1,670	41	1,670	32	1,670	29
Total patient population	3,850		3,720		3,672	

Enterprise Summaries

	1958-59	1959-60	1960-61
Dairy			
Total value dairy production	\$227,113	\$217,235	\$221,886
Total cost dairy production	141,677	150,929	166,165
Net income	\$85,436	\$66,306	\$55,721
Cost per gallon milk produced	\$0.48	\$0.50	\$0.53
Milk production (gallons)	288,166	298,037	315,816
Average number of cows (milking and dry)	164	168	177
Production per cow (pounds)	15,111	15,274	15,363
Animals (June 30)			
Cows, milking and dry	168	180	177
Heifers, 2 years	14	13	25
Heifers, 1 year	60	67	44
Calves, 6 months to 1 year	29		
Calves, milk fed under 6 months	34	60	73
Bulls, mature	3	5	5
Bulls, immature	3	4	2
Totals	311	329	326
Swine			
Total value hog production	\$34,637	\$22,810	\$25,288
Total cost hog production	21,519	17,912	16,433
Net income	\$13,118	\$4,898	\$8,855
Pork production			
Cost per pound	\$0.17	\$0.17	\$0.16
Liveweight	134,835	106,908	104,303
Animals (June 30)			
Fat hogs	32	39	37
Feeders	184	128	86
Pigs, weaned	55	100	40
Pigs, suckling	68	92	109
Sows and gilts	33	33	31
Boars	3	4	5
Totals	375	396	308
Poultry			
Total value poultry production	\$38,301	\$29,350	\$38,553
Total cost poultry production	36,335	38,120	33,525
Net income	\$1,966	—\$8,770	\$5,028
Cost per dozen eggs	\$0.45	\$0.45	\$0.39
Total egg production (dozen)	85,567	88,884	85,425
Average number laying hens	4,532	4,656	4,944
Eggs per hen	227	229	207
Birds (June 30)			
Laying hens	4,390	4,442	5,157
Other chickens	2,909	3,248	1,447
Turkeys	219	—	—
Totals	7,518	7,690	6,604

PRESTON SCHOOL OF INDUSTRY

Total Operations Summary

<i>Financial report</i>	1958-59	1959-60	1960-61
Total value of farm production.....	\$182,032	\$199,765	\$186,577
Total cost of production.....	137,501	162,372	153,072
Total net income.....	\$44,531	\$37,393	\$33,505
Dairy	\$32,352	\$31,794	\$29,364
Hogs	3,408	—1,051	4,725
Poultry	—468	—5,316	—841
Beef and sheep	3,723	3,627	2,718
Vegetables	2,851	4,286	499
Field crops	2,701	4,053	—2,677

<i>Acreage and ward</i>	1958-59		1959-60		1960-61	
	Acres	Wards	Acres	Wards	Acres	Wards
Dairy	36	17	36	17	36	17
Hogs	12	7	12	7	12	7
Poultry	2	10	2	10	2	10
Vegetables	40	15	40	15	40	15
Field crops	232	37	232	37	232	37
Pasture—						
Dairy	54	—	54	—	58	—
Hogs	13	—	13	—	13	—
Beef	79	—	50	—	50	—
Dry pasture	323	—	323	—	323	—
Nonfarm	240	—	269	—	265	8
Totals	1,031	86	1,031	86	1,031	94
Total ward population.....		756		790		816

Enterprise Summaries

<i>Dairy</i>	1958-59	1959-60	1960-61
Total value dairy production.....	\$95,539	\$100,630	\$99,576
Total cost dairy production.....	63,187	68,836	70,212
Net income	\$32,352	\$31,794	\$29,364
Cost per gallon milk produced.....	\$0.52	\$0.52	\$0.53
Milk production (gallons).....	121,653	125,059	128,059
Average number of cows (milking and dry).....	109	103	114
Production per cow (pounds).....	9,598	10,486	9,672
Animals (June 30)			
Cows, milking and dry.....	112	111	120
Heifers, 2 years	2	10	21
Heifers, 1 year	27	53	51
Calves, 6 months to 1 year.....	24	20	6
Calves, under 6 months	34	33	34
Bulls	2	1	1
Totals	201	228	233
<i>Swine</i>			
Total value hog production.....	\$23,078	\$14,539	\$22,832
Total cost hog production.....	19,670	15,590	18,107
Net income	\$3,408	—\$1,051	\$4,725
<i>Pork production</i>			
Cost per pound.....	\$0.20	\$0.17	\$0.19
Live weight	92,884	90,635	96,626
Animals (June 30)			
Fat hogs	25	42	35
Feeders	130	131	125
Pigs, weaned	52	43	71
Pigs, suckling	75	24	36
Sows and gilts	31	34	35
Boars	3	3	2
Totals	316	277	304

Poultry			
Total value poultry production-----	1958-59	1959-60	1960-61
Total cost poultry production-----	\$20,199	\$16,907	\$17,762
	20,667	22,223	18,603
Net income-----	—\$468	—\$5,316	—\$841
Cost per dozen eggs-----	\$0.42	\$0.43	\$0.42
Total egg production, dozen-----	50,555	51,426	44,720
Average number laying hens-----	2,854	3,221	2,860
Eggs per hen-----	213	192	188
Birds (June 30)			
Laying hens-----	3,341	2,934	2,995
Pullets, 3 to 6 months-----	578	542	540
Pullets, under 3 months-----	601	586	805
Totals-----	4,520	4,062	4,340
Beef and Sheep			
Total value production-----	\$6,559	\$10,359	\$9,258
Total cost production-----	2,836	6,732	6,540
Net income-----	\$3,723	\$3,627	\$2,718
Vegetables			
Total value vegetable production-----	\$14,062	\$16,407	\$14,913
Total cost vegetable production-----	11,211	12,121	14,698
Net income-----	\$2,851	\$4,286	\$215
Production			
All crops-----	40 acres	40 acres	40 acres
Field Crops			
Total value crop production-----	\$21,735	\$26,551	\$22,235
Total cost crop production-----	19,034	22,498	24,912
Net income-----	\$2,701	\$4,053	—\$2,677
Production			
All crops-----	598 acres	598 acres	876 acres

PASO ROBLES SCHOOL FOR BOYS
Total Operations Summary

<i>Financial report</i>		1958-59	1959-60	1960-61			
Total value of farm production -----		\$16,147	\$14,009	\$17,176			
Total cost of production -----		11,266	14,351	17,036			
Total net income -----		\$4,881	—\$342	\$140			
Hogs -----		\$5,327	\$549	—\$384			
Poultry -----		419	—1,065	68			
Vegetables -----		84	1,101	348			
Field crops -----		—949	—927	109			
<i>Acreege and ward assignments</i>		1958-59		1960-61			
	Acres	Wards	Acres	Wards	Acres	Wards	
Hogs -----	1	8	5	8	5	8	
Poultry -----	2	6	3	6	3	6	
Vegetables -----	3	16	10	16	10	16	
Field crops -----	85	--	100	--	100	--	
Pasture, hogs -----	2	--	--	--	--	--	
Nonfarm -----	112	--	87	--	87	--	
Totals -----		205	30	205	30	205	30
Total ward population -----			437		450		426

Enterprise Summaries

Swine	1958-59	1959-60	1960-61
Total value hog production	\$7,619	\$6,727	\$8,475
Total cost hog production	2,292	6,178	8,859
Net income	\$5,327	\$549	—\$384
Pork production			
Cost per pound	\$0.09	\$0.23	\$0.26
Liveweight	40,063	27,317	33,575
Animals (June 30)			
Fat hogs	19	23	20
Feeders	19	45	61
Totals	38	68	81
Poultry			
Total value poultry production	\$5,609	\$4,252	\$5,760
Total cost poultry production	5,190	5,317	5,692
Net income	\$419	—\$1,065	\$68
Cost per dozen eggs	\$0.42	\$0.44	\$0.47
Total egg production, dozen	12,720	12,150	12,190
Average number laying hens	750	705	693
Eggs per hen	204	207	210
Birds (June 30)			
Laying hens	753	413	654
Other chickens	190	460	475
Totals	943	947	1,129
Vegetables			
Total value vegetable production	\$1,292	\$1,678	\$822
Total cost vegetable production	1,208	577	474
Net income	\$84	\$1,101	\$348
Production			
All crops	3 acres	10 acres	10 acres
Field Crops			
Total value crop production	\$1,627	\$1,351	\$1,569
Total cost crop production	2,576	2,278	1,460
Net income	—\$949	—\$927	\$109
Production			
All crops	59 acres	100 acres	100 acres

INSTITUTION FOR MEN
Total Operations Summary

Financial Report	1958	1959	1960
Total value of farm production	\$1,059,571	\$1,159,030	\$1,164,104
Total cost of production	848,411	896,630	878,745
Total Net Income	\$211,160	\$262,400	\$285,359
Dairy	\$123,546	\$184,585	\$175,221
Hogs and slaughterhouse	21,980	11,589	12,972
Beef	16,421	8,528	9,052
Orchard	2,667	1,602	651
Vegetables	—19,715	9,598	—2,537
Field crops and pasture	—1,555	—2,916	5,489
Food processing	67,816	49,414	84,511

Acreage and Inmate Assignments	1958		1959		1960	
	Acres	Inmates	Acres	Inmates	Acres	Inmates
Dairy and beef	31	40	31	42	31	41
Hogs and slaughterhouse	25	16	25	15	25	20
Orchard	40	2	40	2	40	2
Vegetables	331	12	267	10	324	132
Field crops and pasture	1,765	12	1,716		1,574	72
Food processing		37		85		70
Miscellaneous	95	31			60	3
Totals	2,287	150	2,079	154	2,054	340
Total Inmate Population		1,965		2,085		2,065

Enterprise Summaries

	1958	1959	1960
Dairy			
Total value dairy production	\$168,315	\$536,821	\$501,153
Total cost dairy production	344,769	352,236	325,932
Net Income	\$123,546	\$184,585	\$175,221
Cost per gallon milk produced	\$0.54	\$0.48	\$0.42
Milk production (gallons)	637,471	619,450	746,270
Average number of cows (milking and dry) ..	434	397	454
Production per cow (pounds)	12,902	13,416	14,153
Animals (12/31)			
Cows, milking and dry	453	363	489
Heifers, 2 years	153	206	156
Heifers, 1 year	128	94	110
Calves, 6 months to 1 year	186	94	111
Calves, under 6 months	96	84	64
Bulls, mature	13	12	12
Bulls, immature	16	2	12
Totals	1,045	855	954
Swine and Slaughterhouse			
Total value hog production	\$94,407	\$135,167	\$122,118
Total cost hog production	76,827	123,578	109,146
Net Income	\$17,580	\$11,589	\$12,972
Pork Production			
Cost per pound	\$0.17	\$0.16	\$0.18
Liveweight	371,216	420,206	477,960
Animals (12/31)			
Fat hogs	55	130	197
Feeders	389	581	810
Pigs, weaned	849	727	755
Pigs, suckling	295	446	243
Sows and gilts	173	176	156
Boars	12	11	11
Totals	1,773	2,071	2,172
Beef			
Total value beef production	\$27,897	\$32,594	\$22,391
Total cost beef production	11,476	24,066	13,339
Net Income	\$16,421	\$8,528	\$9,052
Animals (12/31)			
Steers	287	131	149

Vegetables			
	1958	1959	1960
Total value vegetable production-----	\$38,823	\$60,828	\$50,477
Total cost vegetable production-----	58,538	51,230	53,014
Net Income -----	—\$19,715	\$9,598	—\$2,537
Production			
All crops -----	351 acres	206 acres	324 acres
Field Crops and Pasture			
Total value crop production-----	\$52,866	\$31,127	\$44,576
Total cost crop production-----	54,422	34,043	39,087
Net Income -----	—\$1,556	—\$2,916	\$5,489
Production			
All crops -----	1,920 acres	1,793 acres	1,574 acres
Fruit, Nuts and Berries			
Total value fruit production-----	\$5,219	\$3,244	\$2,839
Total cost fruit production-----	2,552	1,642	2,188
Net Income -----	\$2,667	\$1,602	\$651
Production			
Peaches -----	40 acres	40 acres	40 acres
Food Processing			
Credit for finished goods-----	\$329,177	\$359,249	\$420,550
Cost of finished goods-----	261,361	249,835	336,039
Net Income -----	\$67,816	\$109,414	\$84,511
Production			
	No. 10 cans	No. 10 cans	No. 10 cans
Vegetables -----	591,798	591,126	510,852
Syrup -----	46,923	48,321	68,230
Total -----	638,721	639,447	579,082

DEUEL VOCATIONAL INSTITUTION**Total Operations Summary**

Financial Report		1958	1959	1960		
Total value of farm production-----		\$179,083	\$306,617	\$373,153		
Total cost of production-----		159,028	223,562	254,712		
Total Net Income-----		\$20,055	\$83,055	\$118,441		
Dairy -----		\$20,751	\$81,997	\$101,003		
Hogs -----		21,009	8,188	12,297		
Field crops -----		—21,705	—7,130	5,141		
Acreage and Inmate Assignments		1958	1959	1960		
	Acres	Inmates	Acres	Inmates	Acres	Inmates
Dairy -----	10	9	10	19	10	20
Hogs and slaughterhouse-----	20	5	20	10	20	19
Field crops and pasture-----	388	10	388	8	388	16
Miscellaneous -----	363	6	363	—	363	2
Totals -----	781	30	781	37	781	57
Total Inmate Population---		1,355		1,390		1,330

Enterprise Summaries

Dairy	1958	1959	1960
Total value dairy production-----	\$102,654	\$226,688	\$281,365
Total cost dairy production-----	81,903	144,691	180,362
Net Income -----	\$20,751	\$81,997	\$101,003
Cost per gallon milk produced-----	\$0.57	\$0.61	\$0.53
Milk production (gallons)-----	135,414	235,446	311,579
Average number of cows (milking and dry)---	103	157	195
Production per cow (pounds)-----	11,306	12,897	13,757
Animals (12/31)			
Cows, milking and dry-----	106	188	206
Heifers, 2 years-----	45	23	36
Heifers, 1 year-----	36	55	67
Calves, 6 months to 1 year-----	23	56	55
Calves, milk fed, under 6 months-----	8	14	32
Bulls, mature-----	1	1	1
Totals -----	219	337	397
Swine			
Total value hog production-----	\$66,325	\$56,530	\$52,831
Total cost hog production-----	45,316	48,342	40,534
Net Income -----	\$21,009	\$8,188	\$12,297
Pork Production			
Cost per pound-----	\$0.16	\$0.16	\$0.14
Liveweight-----	272,847	296,627	255,942
Animals (12/31)			
Fat hogs-----	130	100	100
Feeders-----	252	245	249
Pigs, weaned-----	151	109	0
Pigs, suckling-----	138	123	199
Sows and gilts-----	86	87	93
Boars-----	4	3	3
Totals -----	761	667	644
Field Crops			
Total value crop production-----	\$10,104	\$23,399	\$38,957
Total cost crop production-----	31,809	30,529	33,816
Net Income -----	—\$21,705	—\$7,130	\$5,141
Production			
All crops -----	438 acres	438 acres	438 acres

FOLSOM STATE PRISON**Total Operations Summary**

Financial Report	1958	1959	1960
Total value of farm production-----	\$156,164	\$519,037	\$519,863
Total cost of production-----	149,423	508,667	492,684
Total Net Income-----	\$6,741	\$10,370	\$99,179
Dairy -----	\$13,999	—\$1,948	\$38,775
Food processing -----	(—4,049)	12,318	60,404

Acreage and Inmate Assignments	1958		1959		1960	
	Acres	Inmates	Acres	Inmates	Acres	Inmates
Dairy	25	29	25	17	25	51
Orchard	--	--	10	2	20	4
Field crops and pasture	755	4	745	31	735	--
Food processing	--	159	--	184	--	157
Miscellaneous	49	7	49	--	49	--
Totals	829	199	829	234	829	212
Total Inmate Population	2,800		2,470		2,485	

Enterprise Summaries

Dairy	1958	1959	1960
Total value dairy production	\$115,028	\$139,573	\$163,414
Total cost dairy production	104,443	141,521	124,639
Net Income	\$10,585	—\$1,948	\$38,775
Cost per gallon milk produced	\$0.69	\$0.64	\$0.48
Milk production (gallons)	171,262	221,133	254,773
Average number of cows (milking and dry)	152	183	189
Production per cow (pounds)	9,699	10,392	11,606
Animals (12/31)			
Cows, milking and dry	153	212	182
Heifers, 2 years	20	18	23
Heifers, 1 year	55	94	77
Calves, 6 months to 1 year	11	38	14
Calves, under 6 months	26	31	19
Totals	265	396	315
Food Processing (Cannery)			
Total value of production	\$263,623	\$379,464	\$428,449
Total cost of production	267,672	367,146	368,045
Net Income	—\$4,049	\$12,318	\$60,404
Production	No. 10 cans	No. 10 cans	No. 10 cans
Fruit	209,352	507,655	340,040
Vegetables	177,019	--	105,099
Gelatin	--	30,000	45,143
Juices	--	--	133,435
Totals	386,371	537,655	623,717

SAN QUENTIN STATE PRISON

Total Operations Summary

Financial Report (Dairy)	1958	1959	1960
Total value dairy production	\$115,769	\$135,547	\$145,054
Total cost dairy production	102,495	115,882	122,737
Net income	\$13,274	\$19,665	\$22,317
Cost per gallon milk produced	\$0.56	\$0.57	\$0.56
Milk production (gallons)	182,132	203,807	195,180
Average number of cows (milking and dry)	139	127	118
Production per cow (pounds)	11,269	13,801	14,242
Animals (12/31)			
Cows, milking and dry	132	115	125
Heifers, 2 years	10	26	8
Heifers, 1 year	8	31	32
Calves, 6 months to 1 year	18	30	10
Calves, under 6 months	20	25	19
Bulls, mature	--	2	1
Totals	188	229	195
Inmate assignments (dairy)	33	21	36
Total population	4,530	3,984	4,498

CORRECTIONAL TRAINING FACILITY**Total Operations Summary**

<i>Financial Report</i>	<i>1958</i>		<i>1959</i>		<i>1960</i>	
Total value of farm production		\$400,606		\$399,119		\$461,059
Total cost of production		336,543		366,629		368,667
Total net income		\$64,063		\$32,490		\$92,392
Dairy		\$52,363		\$42,957		\$67,589
Hogs and slaughterhouse		4,257		—4,127		14,620
Poultry		3,733		1,451		158
Field crops and pasture		3,710		—7,791		10,025
<i>Acreage and</i>	<i>1958</i>		<i>1959</i>		<i>1960</i>	
<i>Inmate Assignments</i>	<i>Acres</i>	<i>Inmates</i>	<i>Acres</i>	<i>Inmates</i>	<i>Acres</i>	<i>Inmates</i>
Dairy	8	37	8	36	8	41
Hogs and slaughterhouse	6	23	6	28	6	27
Poultry	11	18	11	16	11	15*
Field crops and pasture	666	69	666	83	666	135
Miscellaneous	245	33	245	5	245	6
Totals	936	180	936	168	936	224
Total inmate population		2,545		3,375		3,380

Enterprise Summaries

Dairy	<i>1958</i>	<i>1959</i>	<i>1960</i>
Total value dairy production	\$197,732	\$218,501	\$251,940
Total cost dairy production	145,369	175,544	184,351
Net income	\$52,363	\$42,957	\$67,589
Cost per gallon milk produced	\$0.63	\$0.62	\$0.53
Milk production (gallons)	258,823	282,412	338,090
Average number of cows (milking and dry)	188	209	230
Production per cow (pounds)	11,838	11,621	12,656
Animals (12/31)			
Cows, milking and dry	191	227	249
Heifers, 2 years	26	26	26
Heifers, 1 year	71	78	81
Calves, 6 months to 1 year	71	77	96
Calves, under 6 months	15	17	27
Bulls	3	3	6
Totals	377	428	485
Swine and Slaughterhouse			
Total value hog production	\$67,757	\$60,572	\$62,717
Total cost hog production	63,500	64,699	48,097
Net income	\$4,257	—\$4,127	\$14,620
Pork Production			
Cost per pound	\$0.25	\$0.17	\$0.16
Liveweight	240,463	305,210	313,164
Animals (12/31)			
Fat hogs	50	50	89
Feeders	377	445	345
Pigs, weaned	243	124	98
Pigs, suckling	296	248	285
Sows and gilts	124	102	66
Boars	5	4	3
Totals	1,095	973	886

Poultry	1958	1959	1960
Total value poultry production-----	\$47,092	\$40,274	\$44,418
Total cost poultry production-----	43,359	38,823	44,260
Net income -----	\$3,733	\$1,451	\$158
Cost per dozen eggs-----	\$0.40	\$0.36	\$0.40
Total egg production, dozen-----	107,086	108,183	111,500
Average number laying hens-----	4,443	5,018	5,427
Eggs per hen-----	289	259	247
Birds (12/31)			
Laying hens-----	4,236	4,747	4,265
Other chickens-----	2,645	2,826	2,773
Totals -----	6,881	7,573	7,038
Field Crops and Pasture			
Total value crop production-----	\$88,024	\$79,772	\$101,984
Total cost crop production-----	84,314	87,563	91,959
Net income -----	\$3,710	—\$7,791	\$10,025
Production			
All crops -----	666 acres	666 acres	666 acres

Part B

SUMMARY OF STATE COLLEGE AGRICULTURAL ENROLLMENT
AND FARM OPERATIONS FOR THE 1960-1961
FISCAL YEAR

LETTER OF TRANSMITTAL

STATE OF CALIFORNIA
DEPARTMENT OF FINANCE
SACRAMENTO 14, August 7, 1961

HONORABLE PAUL L. BYRNE, *Chairman*
Senate Fact Finding Committee on Agriculture
State Capitol, Sacramento, California

DEAR SENATOR BYRNE: The attached report is a summary of agricultural enrollment and farm operations for the 1960-61 fiscal year in the State Colleges. It has been prepared for your committee to have a quick reference on the institutions offering agricultural instruction.

Listed below are the presidents and deans of agriculture of the colleges involved:

<i>College</i>	<i>President</i>	<i>Dean of Agriculture</i>
California State Polytechnic—SLO----	J. A. McPhee	V. Shepard
California State Polytechnic—KV-----	J. A. McPhee	C. Englund
Chico State -----	G. Kendall	L. Phillips (Co-ordinator of Agriculture)
Fresno State-----	A. Joyal	L. Dowler

Respectfully submitted,

ROY M. BELL
For HALE CHAMPION
Director of Finance

CALIFORNIA STATE POLYTECHNIC COLLEGE—KELLOGG-VOORHIS CAMPUS
Agricultural Operations—1960-61 Fiscal Year

Enterprise or Subject	Declared Majors ¹		Supervised Practice			Instruction	
	2-3 Year ²	4 Year ²	Projects ³	Animals	Acres	Animals	Acres
1. Livestock—Total animal husbandry	---	128	---	---	---	---	---
a. Beef	---	---	16	152	Dry lots	165	500
b. Sheep	---	---	12	345	Dry lots	252	---
c. Swine	---	---	29	220	Dry lots	195	---
d. Horses	---	---	---	---	---	---	---
2. Dairy	---	---	---	---	---	---	---
3. Poultry	---	---	6	3,500	Houses, pens	---	3
4. Crops	---	61	---	---	---	---	---
a. Field	---	---	8	---	25	---	240
b. Vegetables	---	---	3	---	5	---	5
5. Fruit	---	40	3	---	30	---	59
6. Grapes	---	---	---	---	---	---	---
7. Ornamental Horticulture (Inc. Lands Arch.)	---	203	29	---	Houses and plots	---	7
8. Enology	---	---	---	---	---	---	---
9. Food Processing	---	---	---	---	---	---	---
10. Soil Science	---	9	---	---	---	---	---
11. Agricultural Inspection	---	38	---	---	---	---	---
12. Agricultural Management	---	---	---	---	---	---	---
13. Agricultural Business	---	107	16	---	---	---	---
14. Agricultural Mechanics	---	---	---	---	---	---	---
15. Agricultural Engineering	---	---	---	---	---	---	---
16. Agricultural Chemistry	---	---	---	---	---	---	---
17. Agricultural Education	---	---	---	---	---	---	---
18. General Agriculture	---	---	---	---	---	---	---
19. Preprofessional ⁴	---	---	---	---	---	---	---
Total Agricultural Students ¹	---	586	---	---	---	---	---
Total Agricultural FTE	---	351	---	---	---	---	---
Total College FTE	---	2,206	---	---	---	---	---

Land Available for Agriculture

Type	Owned	Leased
Irrigated	132	87
Dry Farmed	90	110
Grazing	367	73
Total	589	270

¹ Enrollment—end of third week, fall semester.

² 2 and 3 year—nondegree certificate, 4 year—degree.

³ Individual projects—may be more than one student per project.

⁴ Pre-vet, pre-forestry, etc. (College does not offer degree.)

CALIFORNIA STATE POLYTECHNIC COLLEGE—SAN LUIS OBISPO CAMPUS**Agricultural Operations—1960-61 Fiscal Year**

Enterprise or Subject	Declared Majors ¹		Supervised Practice			Instruction	
	2-3 Year ²	4 Year ²	Projects ³	Animals	Acres	Animals	Acres
1. Livestock -----	88	276	--	--	--	--	2,250
a. Beef -----	--	--	50	694	--	535	--
b. Sheep -----	--	--	14	264	--	337	--
c. Swine -----	--	--	26	507	--	290	--
d. Horses -----	--	--	116	178	--	41	--
2. Dairy -----	16	48	35	152	--	220	380
3. Poultry -----	6	37	42	12,000	--	--	--
4. Crops -----	--	--	--	--	--	--	--
a. Field -----	12	79	18	--	120	--	710
b. Vegetables -----	1	18	5	--	13	--	30
5. Fruit -----	7	23	--	--	--	--	25
6. Grapes -----	--	--	--	--	--	--	2
7. Ornamental Horticulture -----	13	53	34	--	--	--	3
8. Enology -----	--	--	--	--	--	--	--
9. Food Processing (Dairy Industry) -	4	32	--	--	--	--	--
10. Soil Science -----	5	71	--	--	--	--	--
11. Agricultural Inspection -----	--	--	--	--	--	--	--
12. Agricultural Management -----	21	105	--	--	--	--	--
13. Agricultural Business --	12	65	--	Type	Owned	Leased	
14. Agricultural Mechanics -	29	84	--	Irrigated -----	164	25	
15. Agricultural Engineering -----	--	102	--	Dry Farmed -----	273	300	
16. Agricultural Chemistry -	--	22	--	Grazing -----	1,734	886	
17. Agricultural Education -	--	--	--	Total -----	2,171	1,211	
18. General Agriculture -----	--	--	--				
19. Preprofessional ⁴ -----	--	--	--				
Total Agricultural Students ¹ -----	214	1,015	--				
Total Agricultural FTE -----		718					
Total College FTE -----		4,712					

¹ Enrollment—end of third week, fall semester.² 2 and 3 year—nondegree certificate, 4 year—degree.³ Individual projects—may be more than one student per project.⁴ Pre-vet, pre-forestry, etc. (College does not offer degree.)

CHICO STATE COLLEGE
Agricultural Operations—1960-61 Fiscal Year

Enterprise or Subject	Declared Majors ¹		Supervised Practice			Instruction	
	2-3 Year ²	4 Year ²	Projects ³	Animals	Acres	Animals	Acres
1. Livestock -----	4	17	--	--	--	--	--
a. Beef -----	--	--	12 *	550	--	35	80
b. Sheep -----	--	--	12 *	1,650	--	--	10
c. Swine -----	--	--	6 *	780	--	20	2
d. Horses -----	--	--	4 *	21	--	--	--
2. Dairy -----	1	6	6 *	880	--	25	60
3. Poultry -----	--	--	2 *	5,600	--	--	--
4. Crops -----	3	26	--	--	--	--	--
a. Field -----	--	--	10 *	--	1,055	--	--
			27 †	--	235	--	367
b. Vegetables -----	--	--	--	--	--	--	1
5. Fruit -----	--	--	15 *	--	678	--	22
6. Grapes -----	--	--	--	--	--	--	--
7. Ornamental -----	--	--	--	--	--	--	--
Horticulture -----	--	--	1 *	--	3	--	--
8. Enology -----	--	--	--	--	--	--	--
9. Food Processing -----	--	--	--	--	--	--	--
10. Soil Science -----	--	--	--	--	--	--	7
11. Agricultural Inspection -----	--	--	--	--	--	--	--
12. Agricultural -----	--	--	--	--	--	--	--
Management -----	3	--	--	--	--	--	--
13. Agricultural Business -----	--	19	--	--	--	--	--
14. Agricultural Mechanics -----	7	16	--	--	--	--	--
15. Agricultural -----	--	--	--	--	--	--	--
Engineering -----	--	--	--	--	--	--	--
16. Agricultural Chemistry -----	--	--	--	--	--	--	--
17. Agricultural Education -----	--	7	--	--	--	--	--
18. General Agriculture -----	22	80	--	--	--	--	--
19. Preprofessional ⁴ -----	--	18	--	--	--	--	--
Total Agricultural							
Students ¹ -----	40	189					
Total Agricultural							
FTE -----	107						
Total College							
FTE -----	2,962						

Land Available for Agriculture			
Type	Owned	Leased	
Irrigated -----	644	--	
Dry Farmed -----	--	150	
Grazing -----	--	20	
Total -----	644 *	170	

* 35 acres in building site.

*—Home

†—Farm

¹ Enrollment—end of third week, fall semester.

² 2 and 3 year—nondegree certificate, 4 year—degree.

³ Individual projects—may be more than one student per project.

⁴ Pre-vet, pre-forestry, etc. (College does not offer degree.)

FRESNO STATE COLLEGE
Agricultural Operations—1960-61 Fiscal Year

Enterprise or Subject	Declared Majors ¹		Supervised Practice			Instruction	
	2-3 Year ²	4 Year ²	Projects ³	Animals	Acres	Animals	Acres
1. Livestock -----	10	70	--	--	--	--	--
a. Beef -----	--	--	41	296	Dry lots	127	130
b. Sheep -----	--	--	5	205	5	292	17
c. Swine -----	--	--	7	210	Dry lot	60	13
d. Horses -----	--	--	--	--	--	40	15
2. Dairy -----	2	20	--	--	--	155	58
3. Poultry -----	--	4	4	1,000	--	2,800	11
4. Crops -----	3	41	21	--	156	--	522
a. Field -----	--	--	--	--	--	--	--
b. Vegetables -----	--	--	--	--	--	--	--
5. Fruit -----	--	20	5	--	5	--	60
6. Grapes -----	6	28	27	--	131.2	--	28.8
7. Ornamental Horticulture -----	--	13	--	--	--	--	15
8. Enology -----	--	7	--	--	--	--	--
9. Food Processing (Dairy Industry) -----	--	7	--	--	--	--	--
10. Soil Science -----	--	--	--	--	--	--	--
11. Agricultural Inspection -----	1	11	--	--	--	--	--
12. Agricultural Management -----	--	--	--	Land Available for Agriculture			
13. Agricultural Business -----	--	22	--	Type	Owned	Leased	
14. Agricultural Mechanics -----	2	8	--	Irrigated -----	1,110	--	
15. Agricultural Engineering -----	--	7	--	Dry Farmed -----	57	--	
16. Agricultural Chemistry -----	--	--	--	Grazing -----	--	--	
17. Agricultural Education -----	--	--	--	Total -----	1,167	--	
18. General Agriculture -----	6	89	--				
19. Preprofessional ⁴ -----	--	--	--				
Total Agricultural Students ¹ -----	30	347					
Total Agricultural FTE -----	194						
Total College FTE -----	4,735						

¹ Enrollment—end of third week, fall semester.² 2 and 3 year—nondegree certificate, 4 year—degree.³ Individual projects—may be more than one student per project.⁴ Pre-vet, pre-forestry, etc. (College does not offer degree.)

Part C

**RECOMMENDATIONS RE CAPITAL OUTLAY EXPENDITURES
IN THE 1961-1962 BUDGET FOR AGRICULTURAL
ACTIVITIES AT STATE INSTITUTIONS**

SENATE FACT FINDING COMMITTEE ON AGRICULTURE

September 22, 1961

HONORABLE HALE CHAMPION, *Director*
State Department of Finance
State Capitol, Sacramento, California

DEAR MR. CHAMPION: Pursuant to instructions from Senator Paul L. Byrne, Chairman of the Senate Fact Finding Committee on Agriculture, this is to inform you that the committee met on the dates indicated at the following institutions to review appropriations for capital outlay items appearing in the 1961-62 Budget for agricultural activities at the various state agencies conducting farming operations.

Monday, August 21, 1961, 10 a.m.—California State Prison, at San Quentin.

Monday, August 21, 1961, 2:30 p.m.—Deuel Vocational Institution at Tracy. While here the committee reviewed the farming situation at the Preston School of Industry at Ione and adopted a general policy statement relating to all Youth Authority facilities conducting farming operations.

Tuesday, August 22, 1961, 10 a.m.—Fresno State College. While here the committee also reviewed those items in the 1961-62 State Budget for agricultural structures and facilities at Chico State College.

Wednesday, August 23, 1961, 9 a.m.—Atascadero State Hospital at Atascadero. While here the committee also reviewed minor capital outlay items in the 1962-63 Budget for Camarillo, Mendocino, and Patton State Hospitals. In addition the committee also took action on those items appearing in the 1961-62 State Budget relative to the Correctional Training Facility at Soledad and the Deuel Vocational Institution at Tracy. Items for these two institutions proposed for inclusion in the 1962-63 Budget were also reviewed.

Wednesday, August 23, 1961, 11 a.m.—California State Polytechnic College, San Luis Obispo Campus.

Thursday, August 24, 1961, 10 a.m.—California State Polytechnic College, Kellogg Campus.

Thursday, August 24, 1961, 1 p.m.—California Institution for Men at Chino.

It should be noted that starting this year the committee also reviewed capital outlay items which are scheduled to appear in the 1962-63 State Budget. The committee was requested to initiate this practice by the Department of Finance. It is the opinion of the officials of the Department of Finance that the committee's reaction to these items scheduled for inclusion in the 1962-63 Budget would be extremely valuable to the various agencies involved in their planning and to the Legislature itself when it reviews the Administration's Budget for 1962-63. While no formal action was taken by the committee on these items appearing in the 1962-63 Budget, these items are listed in the Appendix to the report together with committee comments regarding the various proposals.

Participating in the series of meetings were the following members of the committee: Senator Paul L. Byrne, Chairman, Waverly Jack Slattery, Vice Chairman, Samuel R. Geddes, John J. Hollister, Jr., Ed. C. Johnson, John A. Murdy, Jr., Aaron W. Quick, Joseph A. Rattigan, Walter W. Stiern, Vernon L. Sturgeon, and Robert D. Williams. Offi-

cials of the Departments of Finance, Public Works (Division of Architecture), Mental Hygiene, Corrections, Youth Authority, State College System Trustees, and the office of the Legislative Analyst were also in attendance.

The committee, functioning pursuant to the provisions of Senate Resolution No. 214 of the 1961 session of the Legislature approved capital outlay items for structures and facilities for agricultural activities appearing in the 1961-62 Budget as per the attached report for the following institutions:

Youth Authority

Preston School of Industry at Ione

Department of Corrections

California Institution for Men at Chino

California Training Facility at Soledad

Deuel Vocational Institution at Tracy

Trustees of the California State Colleges

Chico State College

California State Polytechnic College—Kellogg-Voorhis Campus

California State Polytechnic College—San Luis Obispo Campus

Fresno State College

Department of Mental Hygiene

Atascadero State Hospital at Atascadero

Camarillo State Hospital

Mendocino State Hospital

Patton State Hospital

Sonoma State Hospital

Also made a part of this report are statements on two items at the San Luis Obispo Campus, State California Polytechnic College, and five items at the Kellogg Campus of the State College, which items have been of continuing interest to both college officials and to the committee.

Respectfully submitted,

PAUL K. HUFF



CAPITAL OUTLAY ITEMS 1961-62

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DEPARTMENT OF MENTAL HYGIENE

Sonoma State Hospital

Under date of August 15, 1961, the committee was advised by Mr. Andrew G. Robertson, Deputy Director, Administrative Services, Department of Mental Hygiene, that the department is anticipating the discontinuance of the poultry ranch at the Sonoma State Hospital in February 1962. In commenting on the discontinuance, Mr. Robertson said: "The cost of producing eggs was the same as for the 1958-59 fiscal year—45 cents per dozen. There were several factors that contributed to this high figure. In July 1959 we discontinued dressing and serving our surplus poultry. Although the hospital had previously consumed approximately 10,000 pounds of hospital produced fowl annually, the curtailment in the 1959-60 year resulted in a loss of approximately \$2,000, because of the approximately 20 cents per pound spread between dressed poultry costs and live weight costs sold at public auction. Another factor which affected the cost was the steadily declining egg market. The egg price used by our accounting section for the first quarter of 1959 was approximately 29 cents per dozen, while the price for the same period in 1960 had fallen to 24 cents per dozen."

Camarillo State Hospital

1. Replacement of Hospital Milking Equipment----- \$6,500

The present DeLaval pulsators were found to be leaking air and the air ports have been drilled which increases the collapse ratio of the inflations on the cows teats to approximately $\frac{3}{25}$ to $\frac{5}{25}$ seconds which is too fast. The vacuum for the system is entirely inadequate. It is the opinion of the Department of Mental Hygiene that the present barn layout is not efficient for the optimum utilization of labor.

A sample of bulk milk reveals that the leucocyte count is in excess of 750,000. This indicates that over 50 percent of the milking herd is infected with subclinical mastitis. This represents an average loss of approximately 30 pounds of butter fat per cow per lactation.

It is the department's recommendation that the following changes in the system be made: Install a complete milk line for more efficient utilization of labor. Replace the pulsators. Increase the vacuum capacity to at least 100 CFMs. Use suspended milking units to permit use of narrow bore precollapse inflations for maximum udder health. Employ the use of a positive milk pump to lift the milk to the holding tank.

2. Install Cow Wash Rack----- \$4,500

- (1) To convert existing small milk parlor into supply storage and and milk testroom with minimal labor by hospital crew.
- (2) By contract to convert existing cow washroom to milk parlor as it is large enough to handle two strings of 28 cows each, by rebuilding stalls and moving stanchions; and
- (3) By day labor to relocate and build new wash racks in fenced outdoor pen in rear of new parlor.

Under date of May 29, 1961, Mr. Andrew G. Robertson, Deputy Director, Administrative Services, Department of Mental Hygiene, wrote to Senator Byrne, chairman of the committee, requesting permission to proceed with the above two items as soon as possible. Under the serious circumstances recited by Mr. Robertson, Senator Byrne recommended that these two items be approved with the understanding that plans and specifications for them be reviewed by both the Department of Finance and by the office of the Legislative Analyst before any actual work is initiated.

Mendocino State Hospital

1. Replace 20' of 6" pipe and 6" valve with 10" steel pipe and valve. This connects the river pump discharge with a 14" steel line that was installed two years ago and takes water 1,990' up to the road.

Recently a 60 h.p. unit was put onto the river and can pump over 2,200 g.p.m. The present 6" line creates too much friction and loss of effective flow.

2. Replace 528' of 14" concrete low-pressure line with 10" steel line. This will connect the above 14" line with a 16" one and make the water available up to the alfalfa near the swine unit about 2,000' and then into low-pressure lines.

If these projects are completed immediately, it will be possible to produce enough alfalfa this year for the entire dairy and swine units. The well originally planned for this purpose has been connected over for domestic use and is not available for the farm. Total cost of both projects is approximately \$2,600.

Patton State Hospital

1. Install Two Bulk Feed Bins at Dairy _____ \$1,800

In order to effect savings by bulk purchase of mixed feed and also avoid excessive heavy lifting by patients, this project is being planned at the present time.

Work to be done by maintenance department and bins purchased by bid—\$1,800. (It has been the recommendation of the Department of Finance that bulk feed be purchased at all institutions where practical.)

In a letter dated April 25, 1961, addressed to Senator Paul L. Byrne, Chairman of the Committee, Mr. Leslie E. Waight, Agricultural Adviser, Department of Finance, made the following observation regarding the two projects at Mendocino State Hospital and the other at the Patton State Hospital: "Each year there are a number of cases of transfer of funds from approved projects to others because of emergency or urgent needs. It is very unusual for any to be transferred into farming operations—generally it is the other way around.

"Since there are some cases this year, I felt it was desirable to inform the committee so that you would be familiar with them if for any reason they might affect future projects or activities."

No committee action necessary.

Atascadero State Hospital

1. Improvements to Dairy Water Supply _____ \$15,000

This project is to replace existing 1½" dairy water supply line with a 4" transite waterline, complete with valves and fire hydrants and service to two residences.

The existing 1½" water supply line does not have capacity to supply sufficient water quantity for dairy operations and fire protection. It is proposed that the new 4" waterline be connected and valved at the booster pump station so that water can be obtained by gravity from the upper reservoir or from the booster pump direct.

Estimated Cost Data:

3,000'—4" pipe @ 3.00	\$9,000
600'—3" pipe @ 2.60	1,600
3—wharf hydrants	450
6—gate valves	600
A & E	2,330
Contingencies	1,020

\$15,000

Even though the \$15,000 cost figure on this project was developed by the Division of Architecture, several serious objections were raised by members of the committee regarding the estimated cost on this project. After considerable discussion, this item was taken under advisement with the understanding that the Department of Finance, the Department of Mental Hygiene, the Division of Architecture, and the office of the Legislative Analyst would immediately review this item in an effort to arrive at a more realistic cost figure for the project.

2. Install Dairy Boiler----- \$1,000

This project is for material only to install and house a larger boiler now on hand to replace an existing boiler that has been condemned by Industrial Safety.

Estimated Cost Data:

Material ----- \$1,000

In view of the fact that sufficient information was not available on this project, no action was taken by the committee.

3. Improvements to Farm Irrigation System----- \$10,500

This project will provide a third domestic well northwest of the building area of 500 g.p.m. capacity to connect into hospital water mains and be float-controlled from the reservoir.

Existing two domestic wells are inadequate to supply water for hospital operations and farm irrigation. By providing a third domestic well, water for farm irrigation can be supplied from the existing two domestic wells which have a continuous pumping capacity in excess of 400 g.p.m. each.

Estimated Cost Data:

Well, 200' @ 16-----	\$3,200
15 h.p. pump -----	2,500
Mechanical and electrical-----	3,800
A & E-----	1,000
	<hr/>
	\$10,500

All work to be done by the Division of Architecture.

A series of questions were raised regarding the necessity for this particular project. On a motion by Senator Johnson the committee recommends that before any more wells are authorized for this institution a comprehensive study be made by all interested agencies of the entire water facilities, both for domestic and farm use. This same motion also included the recommendation that the nonagricultural item for effluent disposal proposed for inclusion in the budget in 1962-63 should also be considered when this study is being made. (*)

YOUTH AUTHORITY

No capital outlay items for Youth Authority facilities were before the committee for consideration this year. However, the following policy statement relative to farming operations in Youth Authority facilities was presented by Mr. George Roberts, Chief, Administrative Services Division, and was adopted by the committee:

"... the primary purpose of farm programs at the two Youth Authority institutions now operating them is to provide meaningful work experience for the wards assigned. This includes the development of good work habits and

* All three items at the Atascadero State Hospital were reconsidered by the committee at a meeting held in Watsonville on December 14, 1961. Attached, marked Exhibit A, is a copy of a letter to the Director of the Department of Finance dated 18 December 61 which supplements the action taken by the committee on these three items and on one item at the California Training Facility at Soledad.

vocational agriculture training and experience which will be of future value to them.

"It is desirable for farm operations to be self-supporting or result in a profit but these economic considerations are only secondary to the primary purpose of providing a training program which will assist our (Youth Authority) wards in achieving the objective or becoming useful citizens."

CORRECTIONS

Deuel Vocational Institution

1. **Purchase Two Feed Bins—Dairy**----- \$2,930

Bulk dairy feed is being purchased and currently stored in inadequate temporary bins in the milking barn. Early installation of the two new bins is extremely desirable.

2. **Construct Feed Mangers and Corrals**----- \$3,750

Wood mangers which were moved from Stockton State Hospital are being used until permanent ones can be built. These should be constructed before the rains begin.

These two items were considered and approved by the full committee at a meeting held in Sacramento, California, on June 12, 1961.

3. **Construct Dairy Animal Shelter**----- \$6,300

This is to provide more adequate shelter from both direct sun and driving rains in the Tracy area.

The present 16' x 80' shelters are not adequate for animal protection during the weather extremes. This will double the width of these structures and should materially improve animal comfort and production.

Cost Estimate:

Corrugated metal and posts-----	\$5,200
Supervision -----	920
Inmate labor -----	180
Total -----	\$6,300

The committee recommends approval.

4. **Construct Hay Storage Shed**----- \$4,000

This project will provide storage for 300 tons of hay. It is planned for 31' wide, 20' high and 90' long. Increase in size of dairy and need for protecting stored hay require this structure.

Cost Estimate:

Galvanized roofing and pipe posts-----	\$3,400
Carpenter foreman salary-----	500
Inmate pay -----	100
Total -----	\$4,000

The committee recommends approval.

Correctional Training Facility at Soledad

1. **Construct Trench Silo**----- \$6,100

This silo should be completed in August in order to be ready for the corn harvest required to supply the silage for the expanded dairy.

This item was considered and approved by the committee when it met in Sacramento, California, on June 12, 1961.

2. **Construct Additional Dairy Corrals**----- \$9,500

This project is for the purpose of adding two 100' x 100' feeding and holding corrals to take care of the milking herd. This will provide space for about 220 cows.

These corrals will consist of wooden fence, gates, water troughs, feed mangers and stanchions with concrete aprons (15' wide) and concrete runways. Work to be done with inmate labor.

Cost Estimate:

Materials	\$7,600
Inmate pay	150
Supervision	1,750
Total	\$9,500

The committee recommends approval.

3. Replace Irrigation Main Line Phase I \$10,000

This is the first of a three-phase program to replace the pipeline from Well No. 3 to the reservoir. The present line installed in 1937 is of 18" 1D concrete pipe and has been giving constant trouble probably brought on by earth movement.

Dipped and wrapped steel pipe will be used to replace this line.

Cost Estimate:

Pipe and material (4,800 ft.)	\$26,400
Inmate pay	600
Supervision	3,000
Total	\$30,000
One-third—Phase I	\$10,000

The committee recommends approval.

4. Purchase and Installation of Boiler for Slaughterhouse \$600

Since requesting that there be \$5,800 to purchase and install a boiler for the slaughterhouse, a boiler was declared surplus at a local army installation and purchased by the institution. By using inmate labor and purchasing supplies this unit has been installed and in operation at a cost of less than \$600.

This item did not require committee action in view of the fact that the project was financed through support funds by the institution.

STATE COLLEGES
Chico State College

1. Farm Equipment and Livestock \$50,000

This is the third phase of equipment purchase program for the college farm. An accepted list of equipment necessary for the farm operation was prepared in 1958-59 and \$100,000 had been budgeted previously. Any future requests will be on specific additional items.

The committee recommends approval.

2. Insulate Farm Mechanics Shop \$4,250

The quonset building that has been erected for use as a farm mechanics shop and classroom does not have any insulation. The extremes in temperature of the Chico area make it essential to insulate the building for student comfort, and saving in fuel and temperature control. The dimensions of this war surplus building purchased in 1948 are approximately 40' by 100'. The building also contains an upper deck. The proposed insulation will be of the spray-on type and will be done by contract. \$4,250 is a reasonable figure for this.

The committee recommends approval.

Fresno State College

1. Site Development (less \$19,007)	\$35,000	\$15,993
A. Remove trees, vines and releval land		
1. Apricots, block 6, 3A. @ \$30	\$90	
2. Peaches, blocks 8, 9, 12, and 13—90A. @ \$30	2,700	
3. Vines, blocks 5, 6, and 8—43A. @ \$35	1,505	
Total	\$4,295	
B. Land leveling, 160A.		
1. Block 8—40A. @ \$40	\$1,600	
2. Block 9—20A. @ \$40	800	
3. Block 10—40A. @ \$40	1,600	
4. Block 12 and 13—60A. @ \$40	2,400	
Total	\$6,400	
C. Farm wells		
1. Drill two 14" wells, complete (fields 4, 5, 6 and 7)	\$5,298	
Total	\$15,993	

The aforementioned items are to get a considerable portion of the newly acquired property ready for use. \$19,007 of this project was approved by the committee when it met in Sacramento on June 12, 1961. This was done to allow the college to move the livestock from Hammer Field.

The committee recommends approval of the balance of the project in the amount of \$15,993.

2. Construct Canal Bridge and Install Crossing Pads	\$4,250
A. A bridge 10' wide by 25' long is planned across Helm Canal. It will be anchored by 2 concrete footings and trussed with 2 12" I beams and covered with 3" x 12" planking. This will eliminate need to cross on county road bridge with the resulting hazards.	
B. Five concrete crossing pads will be located so heavy equipment can move across the county roads to the various fields as needed.	
Cost Estimate: (by contract)	
Canal Bridge	\$2,000
Crossing Pads	2,250
Total	\$4,250

In reviewing this item, a question was raised by the office of the Legislative Analyst relative to the legality of spending state money on other than state property as it would be in this particular case. The committee recognizes the need for the project; nevertheless, the committee secretary was instructed to secure an opinion from the Legislative Counsel in an effort to ascertain whether the amount so budgeted could be legally expended by the college for this project, or whether there would be need for special legislation at the next Budget Session specifically authorizing the expenditure of state funds in this manner.*

3. Build Irrigation Test Station	\$890
This project is being planned to house instruments, gauges, tools, etc. needed to operate the irrigation test station plus some equipment. Protection from weather and vandalism is essential. It will be built by Farm Structure Classes.	

* Attached, marked Exhibit B, is a copy of a letter dated 27 December 1961 transmitting a copy of the Legislative Counsel's Opinion to Dr. Arnold E. Joyal, President, Fresno State College.

Cost Estimate:

Lumber	\$250
Misc. Materials	160
Plastic tubing, electrical timer and fittings	480
Total	\$890

The committee recommends approval.

California State Polytechnic College—San Luis Obispo

1. **Construct Concrete Tractor Crossings** \$3,093

This project is planned to provide three tractor crossings near the farm shop. One at each end of the concrete bridge and one east of the shop.

Cost Estimate:

24' x 41' x 6" concrete slab	
43' x 50' x 6" concrete slab	
63 cu. yds. ready mix concrete @ 16.50/cu. yd.	\$1,039
3200 sq. ft. 6 x 6 x 6/6 reinforcing wire @ \$4./C	128
To be constructed by Ag Engineering classes	\$1,167
29' x 95' x 6" concrete slab	
15' x 30' x 6" concrete slab	
100' x 12" x 6" concrete curb	
69 cu. yds. ready mix concrete @ \$16.50/cu. yd.	1,138
3200 sq. ft. 6 x 6 x 6/6 reinforcing wire @ \$4./C	128
Labor (to be constructed by M. & O. Dept.)	600
10% State Employees Retirement System	60
	\$1,926
Total	\$3,093

The committee recommends approval.

2. **Purchase and Install Hammer Mill** \$13,450

It is planned to purchase and install a 50 h.p. Model J-4 Universal Hammer Mill and increase the transformer capacity at the Feed Mill. This will replace the Letz burr mill which is unsatisfactory for continuing operations.

Cost Estimate:

Purchase and install 50 h.p. Model J-4 Universal Hammer Mill with surge bin and rotary feeder, magnet and ammeter	\$6,000
Purchase 3—480V 100KVA transformers @ \$800	2,400
Oil switch	175
3—240/120-50KVA transformers @ \$500	1,500
Oil switch	175
Misc. electrical material, conductors, conduit, etc.	2,200
Student installation labor	1,000
Total	\$13,450

The committee recommends approval.

3. **Equip Food Processing Building** \$256,900

The purchase of necessary group II and III equipment is planned in this budget to coincide with the completion of the Food Processing Building. List of the equipment is available.

The committee recommends approval.

4. Site Development—Water Distribution_____ \$167,140

This project proposes to construct the primary distribution system for Whale Rock water use by the farm. It consists of 12" steel pipe lines from the main turn out to three reservoirs.

The \$167,140 figure is a Division of Architecture estimate.

The committee recommends approval.

Present Status of the Camp San Luis Obispo Lease

The federal lease has been signed under which 612.1 acres of federal camp land is leased to the college at a rental figure of \$4,200 per year. This land combined with the 122.6 acres of adjacent land leased from the State Military Department provides a total of 734.7 acres. Item 371.1 of the budget account of 1961 provides \$200,000 for site development and improvements on the land and the college reported that this work was underway. The work consists of fencing, road construction, land leveling and irrigation lines.

Present Status of the Crops Unit

The college reported that the bids on the San Luis Obispo crops unit had been opened the day prior to the committee visit and the low bid, although not yet awarded, would result in a savings in the \$137,600 previously approved for this unit.

California State Polytechnic College—Kellogg-Voorhis Campus

1. Beef Unit Concrete Apron_____ \$1,080

This apron is needed due to rain conditions and would be of great benefit if it is ready for use this winter.

The committee approved this item when it met in Sacramento on June 12, 1961.

2. Replace Water Main—Stable Area_____ \$3,475

This project is to replace 630' of 6" water main and one fire hydrant. The present line installed in 1926 is not satisfactory for continued service and a fire hydrant is essential in this area.

Cost Estimate:

Materials

630'-6" Transite @ \$1.87_____	\$1,178
840'-2" T & C galv. tarred & wrapped @ \$0.75_____	630
2-6" valves @ \$75_____	150
6-6" x 2" Tees @ \$35_____	210
1-fire hydrant & elbow bury_____	115
	<hr/>

\$2,283

Ditching

1470' ditching @ \$0.30_____	\$441
1470' ditch back fill @ \$0.05_____	73
Cutting & replacing blacktop_____	120
	<hr/>

\$634

Labor

Plumber—100 hrs. @ \$4.08_____	\$408
Student Asst. 100 hrs. @ \$1.50_____	150
	<hr/>

\$558

Total Cost _____ \$3,475

The committee recommends approval.

3. Addition to Swine Unit Pastures ----- \$16,540

Nineteen additional hog pastures are planned across the road south of the present swine unit. Included are fencing, gates, waterers and irrigation facilities.

This is needed to allow for pasture rotation and also because of the loss of the land near the health center. This does not increase the scope of the swine operations.

Cost Estimate:

730 Studded T posts 6' @ \$1.12	\$818
170 Studded T posts 7' @ \$1.29	219
25 Aluminum 16' gates complete @ \$64	1,600
65 Galv. 3" corner posts—7' @ \$5	325
100 Galv. 1½ brace posts 8' @ \$3.50	350
440 Rods Diamond Mesh 42" fence	1,200
110 Rods Diamond Mesh 48" fence	275
Misc. fittings, etc.	100
1500' Transite pipe 6" @ \$1.87/ft.	2,805
1 Valve 6" @ \$75	75
11 Tees 6" x 3" @ \$33	363
11 Tees 3" x 1" @ \$2.50	27
11 Pressure reducers @ \$19	209
11 Gate valves 1" @ \$4	44
11 Galv. elbows 3" @ \$5	55
1500' ditch @ \$0.20 and backfill @ \$0.05	370
Pipe and fittings for waterers	200
11 Irrigation standpipes @ \$5	55
20 Daisy Model 50A hog waterers @ \$12	240
30 cu. yds. ready mix concrete @ \$12	360
1—6" x 6" transite tee	45
3—6" x 6" transite tees 45° @ \$35	105
2 Swing check valves complete	725
210' Galv. 3" HC pipe tarred and wrapped at \$1.10	231
	<hr/>
	\$10,796
Labor	
496 hrs. @ \$1.90 install fencing	\$942
200 hrs. @ \$1.90 install gates, etc.	380
480 hrs. @ \$4.08 plumber	1,960
800 hrs. @ \$1.90 plumber assistant	1,520
200 hrs. @ \$3.00 carpenter	600
200 hrs. @ \$1.90 carpenter assistant	380
	<hr/>
	\$5,782
Total cost	<hr/>
	\$16,578

The committee recommends approval in the amount of \$16,540.

4. Construct Sheep Hay Storage Shed ----- \$400

A pole shed is planned to store hay in less than 20T lots for the sheep unit. This will provide a dry area near the unit to reduce losses from rain, etc. At present nearest storage is one-half mile away.

The pole barn will be 14' x 24' x 9' high with corrugated metal roof and asphalt floor.

Cost estimate by contract approximately \$1.20/sq. ft. ----- \$400

The committee recommends approval.

5. Glasshouse Saran Shelters ----- \$740

This is the second increment of a project to provide shelters at the glasshouses. These shelters provide shade and also help cool greenhouses in the summer.

Cost Estimate:

3,000 sq. ft. Saran Screen @ \$0.10/sq. ft.	\$300
35 posts 4" x 4" x 10' or pipe	150
Misc. wire screen and lumber	140
Labor 100 hrs. @ \$1.50	150
	<hr/> \$740

This project is being withdrawn as there existed a surplus from the first increment of the project to accomplish the second phase.

6. Site Development—Off Campus Agricultural Water Development

\$164,000

In order to obtain irrigation water for the Kellogg Campus farm area a contract with the City of Pomona is being considered for treated waste water from the Potlatch Plant. This water would be stored in a 600,000-gallon reservoir northeast of the college property. This project is to purchase and install 5,000 feet of 18" asbestos, cement pipe force main from a proposed treatment facility near the Pomona sewage plant to a reservoir adjacent to the college property.

An agreement and contract for the agricultural water must be accepted by the State before this project will be activated.

After considerable discussion of this project, the committee recommends approval if the agreement and contract as mentioned are met.

7. Site Development—On Campus Water Distribution

\$158,000

This is the first of two phases of providing a distribution system for the effluent from the Pomona City sewage system.

It consists of a mainline of 10" asbestos cement pipe approximately 8,400 feet from the meter location at the northeast tip of the college property in a general southwesterly direction through the areas to be served and the necessary meter, pumps, valves, etc.

Cost Estimate:

Asbestos cement pipe 8,400'—10"		}	\$131,300
3—centrifugal pumps—40 h.p. motors—550 g.p.m.			
1—centrifugal pump—10 h.p. motor—150 g.p.m.			
1—booster pump—50 h.p. motor—550 g.p.m.			
1—meter			
Concrete pads and 5' chain link fence for pump enclosures			
Valves, fittings, etc.			
18 gate valves and T's for portable sprinkler irrigation			
Connections to other lines			
Contingency allowance	\$13,200		
Supervision and inspection	3,300		
Retirement	880		
Plans and specifications	9,320		
	<hr/> \$26,700		
Total cost	<hr/> \$158,000		

In view of the fact that this project cannot be started until such time as the agreement and contract as provided for in project 5 are made, the committee recommends the approval of the project contingent upon the conditions provided for in project 5.

The following are progress reports on items which have been of continuing interest to the committee and to the institution:

Meats Processing Building

The meats processing building has been completed at an estimated cost of \$231,800. This facility was inspected by the committee and it will be put into instructional use for the first time in the fall 1961 term.

Temple Avenue

The Temple Avenue land transaction proposal, which the committee initiated some years ago, is nearing completion. The major purchase of land for the college has been agreed upon and the Temple Avenue construction by Los Angeles County is expected to be completed in September 1961. The level land acquired for the campus in exchange for the hilly land to be sold under the transaction will facilitate the master planning of the college.

Pacific State Hospital Land

In 1955 the agricultural committee terminated farming operations at the nearby Pacific State Hospital and recommended that the farm land be leased to California State Polytechnic College. The five-year lease terminates this year, and a new five-year lease is under consideration.

Agricultural Classroom Building

The committee inspected the building site which was being leveled in preparation for construction of the agricultural classroom building.

KV Feed Mill

Construction on the feed mill is scheduled to begin in September 1961. The utilities and building are to be provided by the Division of Architecture and the group I and II equipment will be acquired through the State Division of Purchases.

Appendix

CAPITAL OUTLAY ITEMS 1962-63

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NOTE:

Projects at the above-listed institutions proposed for inclusion in the 1962-63 Budget were also reviewed by the committee. Where comments were made regarding the various items, these have been noted.



CORRECTIONS

Correctional Training Facility—Soledad

1. Relocate and Enlarge Hay Sheds.....\$4,600

This project is for two purposes. The first is to move two of the present sheds from near the dairy buildings to the site across the road where all hay storage will be concentrated. The second is to add additional sheds to provide enough protection for the volume of hay needed to be stored. Accomplishing this should reduce fire hazard around buildings and make for greater protection from rain. Work by inmates under maintenance supervision.

Cost Estimate:

Materials	\$2,400
Supervision	2,128
Inmate pay	72
Total	\$4,600

2. Construct Two Dairy Corrals.....\$11,500

The two corrals will replace temporary facilities necessitated during herd expansion. These corrals should fairly well provide adequate space for the number of cows required for supplying milk to Agnews State Hospital and the local institution. Work to be done by inmates with maintenance supervision.

Cost Estimate:

Materials	\$9,000
Supervision	2,392
Inmate pay	108
Total	\$11,500

3. Remodel Dairy Hospital Barn.....\$4,600

It is planned to construct four additional stalls for sick cows and provide stanchions for milking sick and fresh cows while isolated from milking string. The end fence of the bull exercise yard is to be relocated and an area paved along the northeast side of the building for access and cleanup. Inmate labor and maintenance supervision is planned.

Cost Estimate:

Materials	\$2,200
Supervision	2,310
Inmate pay	90
Total	\$4,600

Deuel Vocational Institution

1. Construct Pit Silo.....\$2,400

The two existing silos have been completely filled each year and an additional 350 tons placed in trenches. Silage from the concrete lined pits is uniformly of high quality while the dirt trenches allow surface water to seep in and it results in excessive losses. This silo will add 250 tons to the capacity and should provide enough for the planned herd. Corn and grass cuttings are used for silage. Construction is of reinforced concrete 20' wide, 7' deep and 100' long and is to be constructed by inmates under supervision of maintenance people.

Cost Estimate:

Materials	\$2,100
Supervision	240
Inmate pay	60
Total	\$2,400

2. Replace Pavement at Dairy..... \$3,500

Pavement in front of dairy has broken up badly and is unsatisfactory. A 14' x 14' area at proper loading height is needed and will be provided. An extension for a turning area and driveway as planned will make operations easier.

Cost Estimate:

Paving 8,800 sq. ft. @ \$0.33.....	\$2,904
Miscellaneous materials, forms, etc.....	312
Supervision	274
Inmate labor	10
Total	\$3,500

The observation was made that this item, while it does represent an improvement, could possibly have been financed out of maintenance funds rather than capital outlay funds.

California Institution for Men—Chino**1. Install Additional Farm Well..... \$20,000**

This well is to replace well No. 3 located at the north end of our property. It will provide irrigation for 150 acres and is a standby for well No. 4 in emergency. The present well is about 60 years old and with 12" casings and 10" bowls set at 100 ft. and delivered only 883 gpm.

The new 16" well will be 450 ft. deep and is to test 1200 gpm.

Cost Estimate:

Contract (Estimated)	\$20,000
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The committee understands that the existing well will be retained for use in the event of emergency.

2. Blacktop Cow Traffic Lanes at Dairy and Dairy Corrals..... \$11,196

Traffic lanes running from the end of the present cement holding pens to all of the dairy corrals width of 22 feet graded so that drainage is in the center of the lane and so that drainage runs from east to west and north to south, a total square feet of 46,310 (square foot) at the rate of \$0.22 per square foot.

Cow movement is two and three times per day, hauling of manure trucks to the lane to keep cows out of the mud during wet weather and eliminate dust during the dry season and act as drain canal during heavy rains.

This would be cost by contractor, for base and blacktop.

In justifying the use of an asphaltic mix for this project instead of concrete the time element involved in the project was cited as a factor. The committee is hopeful that the institution will at least consider the feasibility of the suggestion made that the lanes be paved with concrete rather than an asphaltic mix and that inmate labor be used.

3. Construct Three Dairy Corrals..... \$8,600

The building of these corrals with concrete mangers will complete the long range expansion of the dairy and eliminates the last of the temporary corrals. Each corral is 130' x 375' with concrete slab mangers and pipe stanchions. Cyclone fence will be used as in the previous corrals.

Work will be done by inmate labor.

Cost Estimate:

Materials	\$7,890
Supervision	620
Inmate labor	90
Total	\$8,600

San Quentin State Prison**1. Dairy Dry Lot Improvements..... \$5,905**

This project is to pave the dry lot and build a new pipe and cable fence. These alterations are basically to improve sanitary conditions and will reduce foot rot and aid in fly control. Extreme muddy conditions are a constant problem during winter.

Cost Estimate:

1 Supervisor building trades @ \$613 mo.—1 mo.	}----- \$2,237
1 Cement finisher @ \$530 mo.—2 mo.	
1 Custodial officer @ \$395 mo.—1 mo.	

Materials:

160 cu/yd concrete: reinforced @ \$12.....	1,920
240 li/ft fencing: 5-strand, 5/16" wire cable, 2" galv. pipe top rail @ \$2.50	600
4 each gates: 4'-6" x 14' long 2" pipe frame, chain-link mesh @ \$84.....	336
Miscellaneous: Form lumber, reinforcing wire.....	350
10 percent contingencies.....	334

Total **\$3,668**

The committee understands that inmate labor will be used on this project.

2. Fence and Pave Dairy Corral Area..... \$2,200

The paving of this area will make it usable in the winter and provide a more adequate holding area for the milking herd. It will reduce crowding and make fly control easier.

3. Calf Lot Improvements..... \$2,800

This will provide shelter and sanitary conditions for cows that calve during wet weather. It includes some 5,000 sq. ft. of paving and a shelter 24' x 48' of pipe and corrugated metal.

Mr. Paul R. Lemon, Assistant Manager, Correctional Industries, provided the committee with the following general information relative to the San Quentin dairy:

The San Quentin dairy is a member of the Marin County Dairy Herd Improvement Association. For the testing period ending August 31, 1960, the San Quentin herd placed first in pounds of milk produced, and third in butterfat production.

The records of the 10 top dairy herds are outlined below:

<i>Name</i>	<i>Number of cows</i>	<i>Pounds BF</i>	<i>Pounds milk</i>
1. State Prison at San Quentin.....	119	544.4	14,676
2. Alvin Hansen	121	520.6	14,661
3. Neil McIsaac	122	512.9	14,647
4. W. Giacomini & Sons No. 1.....	259	526.8	13,908
5. Nune Home Dairy.....	206	533.3	13,704
6. Mervyn Zimmerman	149	545.8	13,202
7. F. L. Zimmerman	127	514.1	12,454
8. Bob Daleini	143	527.7	10,678
9. James McClure & Son.....	274	570.7	10,554
10. Gallagher Bros.	118	513.6	10,246

The San Quentin dairy has been on a 100 percent artificial insemination program for some time with our dairy herd being improved constantly.

Our records indicate that with 49 artificially sired daughters having completed lactations, this group has an average increase of 68 pounds of butterfat and 1,650 pounds of milk over their dams.

The first artificially sired heifer freshened in 1957. Since this time, with other artificially sired heifers freshening, the butterfat average for the herd was increased over 100 pounds per cow.

In contrast, using herd sires in the 20 year period, 1935 to 1955, there was only a 99 pound gain per cow.

Our present breeding program takes on significant importance upon a study of our 1960 production when it reveals that of our 10 top producers, 7 were first calf heifers yielding from 17,030 to 19,990 pounds of milk.

A study of our present production indicated that for the period ending August 31, 1961, we should better our last year's record.

MENTAL HYGIENE

Atascadero State Hospital

1. Complete Dairy Boiler Installation ----- \$1,000
This is a continuation of the financing of the project proposed in 1961-62 Budget. Need is urgent.

Camarillo State Hospital

1. Extend Calf Hospital Slab ----- \$5,000
Project proposes to pour concrete slab 137' x 200' less calf barn building 39' x 110' or 23,110 sq. ft. requiring 10 cu. yds. concrete. This is to enable clean up and keeping cow and calf out of mud.

Cost Estimate:

Labor maintenance -----	\$700
Materials -----	4,300
Total -----	\$5,000

Mendocino State Hospital

1. Purchase and Install Portable Sprinkler System ----- \$6,300
This is needed to make greater use of the land area with good irrigation. Soil types are too light for good flood or furrow irrigation.

Cost Estimate:

Purchase—install with day labor -----	\$6,300
---------------------------------------	---------

Patton State Hospital

1. Connect Dairy to Sanitation District Sewer ----- \$2,000
Present use of effluent for irrigation does not adequately take care of health requirements. Connecting to the district facilities is recommended.

Cost Estimate: (Contract on pipeline)

Permit fee -----	\$2
Connection -----	100
Sewer line installed 450' @ \$3 -----	1,350
Collection basin labor \$176, materials \$320 -----	496
Contingencies -----	52
Total -----	\$2,000

2. Repairs to Creamery Building ----- \$10,000
Remove floor in pasteurizing and storage rooms, and replace with quarry tile. Cover walls with ceramic tile and repair the insulated walls in the milk storage area. Install adequate floor drains in the pasteurizing room.

Cost Estimate:

Milk processing (8 days—1,000 gal. da.)	\$2,320
Materials	3,900
Labor	3,780
Total	\$10,000

YOUTH AUTHORITY**Preston School of Industry****1. Relocation of the Poultry Unit**

Youth Authority officials were not in a position to present this particular project to the committee for review inasmuch as many of the scope details have yet to be worked out.

STATE COLLEGES**California State Polytechnic College—San Luis Obispo Campus****1. Phase II** \$32,770

The main pressure lines to distribute Whale Rock water are in the 1961-62 Budget. The secondary lateral system for water under pressure for sprinkler applications is the purpose of this request and is listed as the second year (phase II). The installation of this system is proposed as part of the instructional program at the college over a four-year period.

Item A—Connect existing 8" line in orchard to existing 8" line in field C-10

Cost Estimate:

1,000 ft. 8" pipe @ \$4.80/ft.	\$4,800
6 each 4" riser valves @ \$30	180
Overhead and contingencies 20%	996
Total	\$5,976

Item B—1,400 ft. distribution line through fields D-12 and D-14

1,400 ft. 6" pipe @ \$4	\$5,600
9 ea. 4" riser valves @ \$30	270
Plus 20%	1,174

Total **\$7,044**

Item C—Feeder and distribution lines to field D-5 above Drumm Reservoir

300 ft. 8 in. pipe @ \$4.80	\$1,440
3,300 ft. 6 in. pipe @ \$4	13,200
1 ea. 8 in. gate valve @ \$500	500
2 ea. 8 in. flanges @ \$35	70
2 ea. 6 in. gate valves @ \$350	700
18 ea. 4 in. riser valves @ \$30	540
Plus 20%	3,300

Total **\$19,750**

Price list for materials in items A, B, and C of phase II.

Cost Estimate:

Pipe—Steel—10 gauge—asphalt dipped and wrapped.

Diameter	Cost/Ft.	Labor	Total cost/Ft.
8 inch	\$4.05	\$0.75	\$4.80
6 inch	3.25	0.75	4.00

Valves**Size**

8" gate valve	\$500
6" gate valve	350
4" Anderson Miller valve on 4" riser @ \$26	
plus \$4 labor	\$30

Flanges Size	Cost
8 inch	\$35
6 inch	27
4 inch	20
Supervision, equipment rental, and contingencies estimated at 20% to above costs.	

The committee understands that phase III and IV, estimated costs \$27,078 and \$22,492 respectively, are to be requested in subsequent years.

Phase III	\$27,078
<i>Item D—Distribution line for field R-1½</i>	
1,100 ft. 6 in. pipe @ \$4	\$4,400
8 ea. 4 in. riser valves @ \$30	240
Plus 20%	828
Total	\$5,468
<i>Item E—Distribution lines for fields D-6, D-8, and D-10</i>	
700 ft. 8 in. pipe @ \$4.80	\$3,360
1,800 ft. 6 in. pipe @ \$4	7,200
1 ea. 8 in. gate valve @ \$500	500
2 ea. 6 in. gate valves @ \$350	700
2 ea. 8 in. flanges @ \$35	70
4 ea. 6 in. flanges @ \$27	108
20 ea. riser valves @ \$30	600
Plus 20%	2,508
Total	\$15,046
<i>Item F—Distribution line for fields D-30 and R-20</i>	
1,300 ft. 6 in. pipe @ \$4	\$5,200
9 ea. 4 in. riser valves @ \$30	270
Plus 20%	1,094
Total	\$6,564
Phase IV	\$22,492
<i>Item G—Extend upper Whale Rock turn-out to field D-42, distribution line field D-42</i>	
500 ft. 8 in. pipe @ \$4.80	\$2,400
1,700 ft. 6 in. pipe @ \$4	6,800
1 ea. 6 in. gate valve @ \$350	350
2 ea. 6 in. flanges @ \$26	52
13 ea. 4 in. riser valves @ \$30	390
Plus 20%	2,000
Total	\$11,992
<i>Item H—Distribution line fields C-22, 30, and 32</i>	
1,650 ft. 6 in. pipe @ \$4	\$6,600
10 ea. 4 in. riser valves @ \$30	300
1 ea. 6 in. gate valve @ \$350	350
Plus 20%	1,450
Total	\$8,700
<i>Item I—Float valves on existing concrete lines to connect Cheda reservoirs to field C-60—student project area</i>	
5 ea. 12 in. float valves @ \$300	\$1,500
Plus 20%	300
Total	\$1,800

The committee understands that Items H and I are for use on existing farmed areas to improve operation and provide better distribution of Whale Rock water when available.

2. Purchase and Install Pellet Mill----- \$29,350

Pelleting of feed for livestock is now quite common practice in the feed industry. This project will provide the equipment for demonstration of this practice and also make pelleted feeds available on the school farm for beef, sheep and swine.

Cost Estimate:

50 h.p. steam boiler with condensate return (war surplus including reconditioning and installation)-----	\$5,800
Molasses feeder and heating tank with steam trap, regulator and purifier-----	2,650
50 h.p. Roghager pellet mill with $\frac{3}{8}$ -in. die, one $\frac{3}{16}$ -in. die-----	8,300
Pellet cooler, type 2B with cyclone 55C-----	2,700
36 in. x 60 in. single deck shaker with fines removal fan-----	1,400
24 in. Elevator-----	1,100
Inclined belt for hot pellets-----	900
30 in. Inclined Drag (Mixer to pellet mill surge tank)-----	900
2—2 Ton Surge Bins, one over pellet-----	900
Spouting Duct work and installation-----	2,200
Electrical Installation-----	2,500

Total ----- \$29,350

3. Purchase and Install Bulk Bins—Swine Unit----- \$3,542

During the past year the campus Feed Mill has installed bulk feed handling equipment. Bulk feed bins are needed to handle larger amounts of feed at the swine unit. This will provide more economical method of feeding. At the present time all feed is handled by the sack.

Cost Estimate:

Install 3—5.8 ton Bulk Feed Tanks-----	\$1,150
3—5.8 ton Butler Bulkomatic Feed Tanks with boot and auger-----	125
Butler Universal Elevator-----	600
$\frac{1}{2}$ H. P. Electric Motor-----	100
3-way discharge valve-----	50
3 discharge lines-----	75
3 gravity lines into feed room-----	100
Electrical material-----	250
Site preparation and base material 24 cu. yds. ready mix concrete @ \$18 cu. yd.-----	432
Site clearance-----	100
Labor-----	400
Electrical labor-----	100
10% State Employees Retirement System-----	60

Total ----- \$3,542

4. Extend Concrete Ramps—Steer Feed Lot----- \$1,250

This is intended to eliminate the deep wet area at the edge of the shelter barn. It is at present a maintenance problem and cause of foot infection to the steers.

It involves a 3 ft. ramp on each side of the barn.

Cost Estimate:

30 cu. yds. ready mix concrete @ \$18-----	\$540
1,000 sq. ft. reinforcing wire @ \$.05-----	50
Labor-----	660

Total ----- \$1,250

5. Relocate Ornamental Horticulture Unit (plans only)----- \$5,000

The college has requested plan money to determine the best location for relocating the Ornamental Horticulture unit. For master planning purposes, it is necessary that the Ornamental Horticulture unit be moved for future residence hall and cafeteria expansion purposes.

6. **Completion of Ag Production Units**----- \$150,000
- (a) Beef breeding unit
The beef breeding unit site was inspected. The proposed facility is to be located west of the existing steer feed lot.
- (b) Silo
The silo was requested to be located near the existing silo at the steer feed lot.
- (c) Outdoor restroom
The outdoor restroom was needed for this general area of the campus.

California State Polytechnic College—Kellogg-Voorhis Campus

1. **Roof Beef Unit**----- \$9,275

This project proposes to correct the mistake in constructing the roof on the beef unit. The present roof gives little protection from summer sun because of height and direction of pitch. Drop doors will also give storm and cold weather protection and roof over the compound will provide excellent class work area.

Cost Estimate:

Pieces	Size	Description	Feet	Total Feet	
144	2 x 6	Construction Grade			
		Douglas Fir S 4 S	2,880		
	2 x 6	Douglas Fir S 4 S	2,000		
	2 x 4	Douglas Fir S 4 S	1,563	6,443 @ 1.30	\$837.59
16	6 x 8		1,152 @ 2.00		230.40
4,200	sq. ft.	Corrugated Iron—26 Gauge	@ 0.25		1,050.00
300	lbs.	Lead Head Rfg. Nails	@ 0.46		138.00
2,112	$\frac{1}{2}$ " x $5\frac{1}{2}$ "	Machine Bolts	@ 0.23		485.76
520	$\frac{1}{2}$ " x $5\frac{1}{2}$ " x $5\frac{1}{2}$ "	Steel Plates	@ 0.65		343.20
2	Kegs	16D Com. Nails	@ 13.50		27.00
1	Keg	8D Com. Nails	@ 13.50		13.50
16	Pcs. 26" x 12'	Type No. 260 "Filon"	416 @ 0.65		270.40

\$3,395.85

CTG. 25.00

Tax 136.80

\$3,557.65

Turning Existing Roof 1,000.00

Total \$4,557.65

Labor Carpenter—480 hrs. @ 3.40 \$1,632.00

Student Assistant—480 hrs. @ 1.50 720.00

\$2,352.00

Total Project \$6,909.65

Adjustable Drop Doors and Gates:

Lumber and Hardware----- \$1,400.00

Labor ----- 600.00

Total ----- \$2,000.00

Gutters:

Beef Unit-----192 ft. @ 0.80 per ft. installed 174.00

Feed Lot Shed-----240 ft. @ 0.80 per ft. installed 192.00

Total ----- \$366.00

Total Project \$9,275

2. **Remove Walnut Trees**----- \$25,000

The newly acquired walnut grove is to be used for other agricultural uses and physical education facilities. The trees are in very poor condition and of little or no use for instruction activities.

Cost Estimate (College)**3. Agriculture Water System—Phase II**----- \$88,200

It is requested that Phase II of the on-campus agriculture water distribution system be implemented at this time. This would encompass the 8" looping system to provide irrigation for the northeasterly portion of the campus, plus 47 acres of pasture land in the campus center as well as furnished irrigation for the Residence Hall planting, the orchard above the Residence Halls, the orchard around the Manor House, and the avocado orchard due west of the newly constructed Administration Building. Total approximate acreage: 145. Phase III will cover approximately 147 acres and funding will be requested in the 1963-64 year.

4. The Horse Clinic Addition----- \$4,300

The existing horse clinic building is being moved to make way for construction of the college's Little Theater and Music Building. The facility will either be moved or, if it is more economical, a new structure will be provided by the Division of Architecture. The college requested that funds be provided to increase the present horse clinic facility to include stalls for horses under treatment as well as small living quarters for two students to give 24-hour coverage.

Chico State College**1. Lowering Pumps in Four Wells on College Farm**----- \$1,540

This project consists of adding an extension onto the column of tubing and shaft on each of four pumps. Three pumps are 50 h.p. and one is 75 h.p.

The above pumps were installed in 1957. To our knowledge they are at the same level as they were upon installation. History indicates that the water level in the wells in this area is dropping annually. Our Agriculture Department has estimated that by 1962-63 fiscal year, the water level will have dropped sufficiently to reduce the efficiency of the four wells. With the addition of 20 feet on each column, it is anticipated that the pumps will be adequate to pump sufficient water for the foreseeable future.

Cost Estimate:

75 h.p. pump -----	\$460
3 50 h.p. pumps at \$360 -----	1,080

Total -----	\$1,540
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2. Move House From Main Campus to College Farm----- \$5,900

This job consists of the following:

1. Move the residence located at 629 W. 1st Street to the College Farm.
2. Construct one additional bedroom.
3. Construct garage.
4. Construct concrete foundation.
5. Provide utilities.
6. Landscape.

The college farm is located approximately five miles from the campus. It is impractical to hire a night watchman for security purposes. There are several hundred thousand dollars worth of equipment, buildings, and crops on the farm. Proper security has to be maintained. In order to provide proper security, a residence should be constructed to house one of the farm employees. Perhaps just as important, is the fact that the farm operates seven days a week from daylight to dark. Much temporary help is employed to carry on the operation outside of normal working hours. There needs to be a supervisory person in the area to direct the activities as well as be available to help when needed. The most logical person to perform this function is the head farmer. On a strictly economic basis, the cost of moving the house amounts to about the same number of dollars as the hiring of one securityman for one year. In addition to

having permanent security, the college will gain the responsible and supervisory duties of the head farmer outside of normal working hours.

Cost Estimate:

Move house	\$2,000
Construct 1 bedroom	1,000
Construct garage	1,000
Construct concrete foundation	400
Provide utilities	1,000
Provide landscaping	500
Total	\$5,900

3. Provide New Well in Permanent Pasture Area of Farm and Purchase Pipe for Irrigation

\$11,160

This project consists of drilling one 12-inch-diameter well, 400 feet deep, lined with 150 feet of steel casing. Purchase and install 6-stage, 90-pound pressure pump, 40 h.p. motor, and electrical panel. Purchase an aluminum sprinkler distribution system (pipe, valves, sprinkler connectors, etc.), needed to irrigate 100 acres.

At present there are four wells on the college farm. The wells do not have the capacity for irrigating the variety of crops that are planted in an instructional program. The prior owner operated the farm with 100 percent row crop plantings. The wells were sufficient for his operation, but are inadequate for the college's complex farming operations.

All of the present pumps are designed for flood irrigation. On a college farm, it is important to provide the students with experience in operating both types of irrigating systems—flood and sprinkler. In order to operate sprinklers from any of our present wells, one of the pumps would have to be replaced. The area for which this pump will irrigate drains to the county road and to the road between the college farm and Navarro Ranch. A small sump has been dug and a portable pump and ditch have been installed to disburse the water to the large sump located on another area of the college farm. The prior owner owns the adjacent piece of land and they ran the excess water to another sump over property they are still operating but did not sell the college. They have refused the college this accommodation. If a sprinkler system is installed, there will be no runoff water to be disbursed to a sump.

Cost Estimate:

Drilling new well, 12 inches in diameter, 400 ft. deep, with 150 ft. steel casing, installed	\$2,352
Pump, 6-stage, 90-pound pressure, with 40 h.p. motor and panel	3,692
Aluminum sprinkler distribution system	5,116
Total	\$11,160

4. Provide Fourth Increment of Farm Equipment and Livestock

\$50,000

The first increment of \$50,000 was provided in the 1958-59 Budget. The second increment of \$50,000 was provided in the 1959-60 Budget, and the third increment of \$50,000 was provided in the 1961-62 Budget.

No funds were provided in the 1960-61 Budget because acquisition of the farm had been somewhat delayed.

The farm site purchase was completed in April 1960 and it is being utilized intensively by the college agriculture curriculum.

It is absolutely necessary, in order to make operation of the farm fully effective and to reach its educational objectives, to proceed with the purchase of equipment and livestock. Purchases of these items will be co-ordinated with readiness of physical facilities.

Cost Estimate:*General Farm*

Bus	\$15,000
Tractor, crawler type, farm only	10,000
Irrigation pipe and fixtures	3,000
Sprayer, 200 gallon (weed chemical)	450

Field Crops

Rotary hoe	260
Baled hay carrier and loader, "Bay Hay Road Sider"	3,600
Rain machine	3,500
Furrower and fertilizer unit	1,000

Orchard

Mechanical pruner	950
Sprayer, orchard	5,700
Roller	425
Ladders	215
Brush chopper, orchard	1,500
Miscellaneous orchard equipment, such as: pruning shears, buckets, picking bags, identification markers, wooden props, pruning saws, etc.	500

Livestock and Livestock Equipment

Portable hog shelters	2,400
Beef cows	1,500

Total	\$50,000
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5. Construct Two Weirs on Farm for Irrigation Laboratory	\$250
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These are for instructional use in irrigation lab. To be constructed near one of the wells in the irrigation system on the farm. Will consist of two concrete fills in the ditch with provision for inserts to simulate the layout and use of various flow-measuring devices.

Needed by soils classes, particularly the one in irrigation and drainage and for crops and farm management courses. These devices will allow a much improved laboratory presentation in irrigation metering for all these courses.

Cost Estimate:

Labor	\$20
Concrete	50
Inserts	180

Total	\$250
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The committee understands that this project probably will be constructed using student labor.

Fresno State College

1. Remove Vines, Trees and Level Land—Phase II	\$4,865
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A total of 57 acres of submarginal fruit trees and vines are to be removed under contract. Area to be left clean by contractor including removal of all stumps, rock, and wire. Fields included in this project are numbers 5, 8 and 9. The land to be leveled includes the above 57 acres after trees and vines have been removed and the balance of land leveling in field number 7. Approximately 330 cu. yds. per acre will have to be moved to place land into operating condition.

It is important that this project be completed at the earliest possible date so crops can be planted as soon as possible. The trees and vines on the land at present time are poor and are not needed in our program. The leveling of the land will provide better utilization of the land through proper distribution of the irrigation water.

Cost Estimate:

124 sheets 27" x 28' x .019 aluminum @ \$7.70	\$954.80
142 sheets 27" x 24' x .019 aluminum @ \$6.60	937.20
114 lbs. roofing nails @ \$0.30	34.20
160 hrs. labor @ \$4/hr.	640.00
Total	\$2,566.20

The committee was advised by the office of the Legislative Analyst that funds for this item should be in the support budget rather than in the capital outlay budget in view of the fact that this project involves maintenance.

7. Enclose Cage Houses \$500

Two (2) cage houses used for commercial egg production are to be enclosed with poultry netting to exclude sparrows, pigeons, and other potential disease carriers. This project can be constructed by students during regular class sessions in agricultural mechanics.

Many poultry diseases and parasites (northern fowl mite) are carried into poultry flocks by birds. It is also important to eliminate the loss of feed. The northern fowl mite is one of the specific parasites brought into a flock by sparrows and pigeons. An infestation of this mite can reduce the efficiency of laying birds and cause death. This is the only known method of preventing birds from entering cage houses.

Cost Estimate:

Lumber for framing	\$205
Pipe and fittings for door brackets and frames	45
Miscellaneous hardware	50
Labor	200
Total	\$500

8. Dairy Corral Fence—Phase II \$2,455

This project was originally submitted in the 1959-60 Budget. The first phase was completed in May 1960. The second phase will complete the job. Existing wire fence will be removed and replaced with 2" top pipe rail and 3½" cable supported by 3" x 7' pipe posts set in concrete. Gate to be made of 2" pipe. All work to be done by students under supervision of agricultural welding instructor. Fill dirt has been placed in position as part of the first phase. Some student labor will be employed to augment the class work.

Facility is needed to hold dry cows and heifers during the winter months and serves as a dry feed lot for young stock. The continued use by cattle in close quarters has caused a complete breakdown of the existing woven wire fence. The new fence will be a more permanent installation with very little maintenance. The project offers excellent work opportunities for our welding students.

Cost Estimate:

970' 2" galv. pipe @ \$0.60	\$582
625' 3" galv. pipe @ \$1.30	813
4,000' ½" steel cable @ \$0.09	360
Miscellaneous supplies, rods, bolts, etc.	200
Labor for welding, setting cable and posts, and removing old fence	500
Total	\$2,455

9. Construct Feed Delivery Truck Boom----- \$2,150

This project includes the purchase of materials and equipment to build boom for existing feed delivery truck. We shall replace the complete rear recharge assembly unit with standard folding stringer unit using as much of the existing hydraulic components as possible. We shall install a commercial-type automatic swivel device on stringer. This job will be done in three ways: part by students in shop classes, some by our regular farm shop personnel, and the balance by local commercial firms who have the necessary forming equipment.

The present boom is in poor shape and is in need of constant repair. The housing for the drag chain has worn so thin it is impossible to patch many more times. This unit is used daily to deliver feed to all of our livestock units on the campus. Our entire feeding system is built around bulk deliveries.

Cost Estimate:

Firm estimates from local firms doing this type of work averages \$2,150 for materials and labor.

10. Construct Glasshouses—Phase II----- \$8,420

One (1) new glasshouse is included in this project as phase II of three phases. It is to be aluminum frame type, truss-supported. The house is to be 25' x 30' x 5'. The house will be equipped with heat, humidity control, water, and electricity. The unit is to be constructed by contractors.

This house will serve as an instruction unit for agronomy and viticulture. Classroom materials must be prepared year around and present facilities are utilized by the ornamental horticulture department. The CP 12 vegetable crops class needs space for flatting and planting various vegetable crops in the greenhouse during early winter months for later transplanting for spring class work.

Cost Estimate:

Contract estimate obtained from the glasshouse contractors is as follows for above unit completely installed:

One (1) 25' x 30' x 5' glasshouse----- \$8,420

11. Purchase and Install Pellet Equipment in Feed Mill----- \$18,000

Pellet mill and feeder-conditioner complete with cooler, grader, and crumbler unit. Installed with all connections for molassizing and steaming. Includes all conveying equipment, electrical motors, and service connections. Designed to fit flow pattern of existing mill.

Capacity to be two tons per hour with concentrate-type feeds or ground hay. Sprout-Waldron Model B Junior Pellet Mill or equal is required. Entire project to be installed by contract.

Under the present system considerable feed is wasted which increases cost of production. Pelleted feed eliminates this waste and would soon pay for cost of installation. Students enrolled in feed mill management (AH 73) will benefit by having a modern facility to work with. Beef, sheep, swine, and poultry rations can be pelleted and all classes identified here are maintained on the college farm.

Cost Estimate:

Estimates based on information supplied by the Sprout-Waldron Co., Muncy, Pennsylvania.

Bucket elevator-----	\$1,231
Pelleting, cooling, crumbling and grading system-----	8,679
Hot pellet elevator-----	901
Cold pellet elevator-----	1,189
Installation of above equipment-----	6,000

Total ----- \$18,000

12. **Construct Hay Shed** ----- \$9,440

A pole type aluminum covered hay shed 37' x 60' and 26' x 138' is being requested. This unit is to be constructed south and west of existing feed mill hay storage facilities. An area 65' x 60' of hard top surfacing will be required. The job will require some fence relocation to provide access by trucks. Extension of lighting and convenience outlet circuits will be necessary. The entire job to be completed under contract.

The proposed hay shed will replace hay storage facilities that will be lost when we vacate Hammer Field. It would be impractical to try and move the old Hammer Field Base Gym (20-year old farm building) over to present campus. The construction of this new shed will permit all of the hay to be stored at the feed mill (excepting hay stored in dairy feed barn) adjacent to the platform truck scales. This will permit an accurate accounting of all hay used by the various livestock units.

Cost Estimate:

The estimate of the cost of this building is based on a firm bid from the San Joaquin Pole Construction Company, Fresno.

Total cost ----- \$9,440

13. **Construct Machinery Shed** ----- \$4,985

A pole type aluminum covered farm machinery storage shed, 26' x 90', to match existing shed. Roof height to be 20' at eave point. Entire construction to be identical with existing unit.

It will be impossible to dismantle and reconstruct the present Army surplus buildings currently in use at Hammer Field. The requested storage will provide shelter for tractors, hay balers, discs, grain harvesters, and other farm equipment previously stored at Hammer Field.

Cost Estimate:

The cost estimate is based on a firm bid from the San Joaquin Pole Construction Co., Fresno, California.

Total cost ----- \$4,985

EXHIBIT A
Part C

December 18, 1961

MR. HALE CHAMPION, *Director*
State Department of Finance
Room 5100, State Capitol
Sacramento, California

Attention Mr. Leslie E. Waight

GENTLEMEN: This is to inform you that the three items relating to farming operations at Atascadero State Hospital previously taken under submission were reconsidered by the committee at a meeting held in Watsonville on December 14, 1961.

The committee recommends approval of two of these items as revised and for the amount indicated on the attached explanation of these items. In addition, the committee approved the project at Atascadero State Hospital for materials to install and house a larger boiler to replace an existing boiler which has been condemned. This item was approved in the amount of \$1,000.

This is also to inform you that the committee reviewed poultry operations at the California Training Facility at Soledad and concurs in the recommendation made by Mr. Waight that the operation be discontinued effective 1 January 1962 as suggested by department officials.

Very truly yours,

PAUL K. HUFF

EXHIBIT B
Part C

December 27, 1961

DR. ARNOLD E. JOYAL, *President*
Fresno State College
Fresno, California

DEAR DR. JOYAL: You will recall that when the committee met at Fresno State College on August 23, 1961, to review items at your institution a question was raised by the office of the Legislative Counsel relative to the legality of spending state money on other than state property. This question was raised in connection with the item entitled "crossing pads", budgeted in the amount of \$2,250. At that time I was instructed to secure an opinion from the office of the Legislative Counsel in an effort to ascertain whether a state college could legally spend state funds to provide for the construction of concrete crossing pads on county roads.

Attached is a copy of the Legislative Counsel's opinion on this matter.

It would appear that the Legislative Counsel is of the opinion that a state college could do as you proposed without violating the gift provision of the State Constitution.

Very truly yours,

PAUL K. HUFF

STATE OF CALIFORNIA
OFFICE OF LEGISLATIVE COUNSEL
SACRAMENTO, CALIFORNIA, December 18, 1961

HONORABLE PAUL L. BYRNE
P.O. Box 937
Chico, California

Spending of State Funds on County Roads—No. 643

DEAR SENATOR BYRNE:

Question

May a state college spend its funds, which are state funds, to provide for the construction of five concrete crossing pads on county roads to move heavy equipment across the roads?

Opinion and Analysis

Section 31 of Article IV of the State Constitution prohibits the Legislature from authorizing or making a gift of public money or thing of value to "any individual, municipal or other corporation whatever." It is well established that there is no gift within the meaning of this section if a public purpose of the donor agency is served thereby (see *Dittus v. Cranston*, 53 Cal. 2d 284; *County of Alameda v. Jannsen*, 16 Cal. 2d 276).

There is judicial indecision as to whether or not a county of the State comes within the scope of "municipal or other corporation whatever" so that the State is prohibited from making a gift of public funds to a county (compare *County of Alameda v. Chambers*, 35 Cal. App. 537, 545, with *County of Sacramento v. Chambers*, 33 Cal. App. 142, 146). We deem it unnecessary to decide this point, however, since we think the facts would probably show a public purpose of the state college would be served by the expenditure of funds on the crossing pads.

Contributions of funds or things of value between public agencies will be upheld as not violative of the gift prohibition of the Constitution if the contribution to the other agency serves a public purpose of the donor agency, even though it is beneficial to the local purposes of the donee agency (*Santa Barbara County Water Agency v. All Persons*, 47 (Cal. 2d 699)).

For example, in *City of Oakland v. Garrison*, 194 Cal. 298, the court upheld a contribution of county funds to a city for city street improvement where the improvement was also of general county interest.

Assuming that the construction of the concrete crossing pads on county roads to move heavy equipment across those roads would be beneficial to and serve a public purpose of the state college, we think a state college could contribute funds for the construction of such pads without violating the gift prohibition (Art. IV, Sec. 31) of the State Constitution.

Of course, if the county were to grant a permanent easement to the state college in connection with the use of such pads, there would be consideration for the contribution of state funds and the gift question would probably not arise.

Very truly yours,

A. C. MORRISON
Legislative Counsel
By JOSEPH E. COOMES, JR.
Deputy Legislative Counsel

O

CALIFORNIA

BEAR FLAG



PLEDGE TO THE FLAG OF THE
UNITED STATES

I pledge allegiance to the flag of the United States of America and to the Republic for which it stands, one Nation under God, indivisible, with liberty and justice for all.

Information pertaining to the Flag of the United States is available from the Superintendent of Documents, U.S. Government Printing Office, Washington 25, D.C., at a nominal charge.

FOREWORD

This booklet is designed to furnish information on the California Bear Flag and to provide rules and regulations with regard to the proper display and respect due the Flag of the State of California.

Senator John A. Murdy, Jr., 35th Senatorial District, Orange County, introduced legislation during the 1961 Regular (General) Session requiring The Adjutant General to periodically compile the laws and regulations regarding the State Flag.* The effort and work of Senator Murdy in making it possible for the State to publish and make available to the public the first compilation of rules regarding the Bear Flag is deeply appreciated.

The contribution of the poem, *Bear Flag*, by Grace Cecelia Callahan, a state employee and talented writer of many published and unpublished poems, is gratefully acknowledged.

Information contained in this booklet was obtained from the California Blue Books, Government Code, Military and Veterans Code, United States Code and various documents and books containing information on the Bear Flag.

MAJOR GENERAL RODERIC L. HILL
The Adjutant General

* Section 1. Section 439 is added to the Government Code, to read:

"439. The Adjutant General shall, by regulation, prescribe rules regarding the times, places, and manner in which the State Flag may be displayed. He shall, periodically, compile the laws and regulations regarding the State Flag. Copies of the compilation shall be printed and made available to the public at cost by the Department of Finance."

FLAGS THAT HAVE FLOWN OVER CALIFORNIA

Several different flags have flown over California since 1542. Replicas of these flags are mounted on the rotunda railing on the second floor of the State Capitol. A brief description of these flags follows:

The Spanish Empire Flag, 1542-1785

This is the royal standard of Carlos V which appeared at the head of every band of Spanish explorers, as Spain had no national flag at the time. The field is white and bears the arms of Castile and Leon, with the royal crown at the top of the shield and around it the collar of the Order of the Golden Fleece.

The Flag of England, 1579

Planted by Sir Francis Drake at Drake's Bay in 1579, it flew over California for only 37 days. The flag is white with the red cross of St. George.

The Spanish National Ensign, 1785-1822

The flag of the Spanish Empire was replaced by the newly adopted Spanish national flag in 1785. The flag is red with a broad center stripe of yellow which bears the shield and crown with the arms of Castile and Leon.

The Flag of Russia, 1812-1841

Russian trading posts were established along the northern coast of California at Fort Ross, and remained until Captain John Sutter bought out their properties in 1841. The flag is white, with the blue diagonal cross of St. Andrew. With it flew the flag of the Russian American Company which was the same as the then Russian merchant flag, except that it bore the double eagle in the white portion.

The Buenos Aires Flag, 1818

Raised at Presidio of Monterey by the pirate Hypolite Bouchard when he raided and captured the city, the flag was flown for approximately 16 days in November of 1818. It consists of three bars of equal width, the outer two of blue, and the middle one of white with a yellow sun to the left of its center.

The Mexican Empire Flag, 1822-1846

Raised over California when Mexico secured her independence from Spain, and flown until it was replaced by the American Flag. The Mexican Flag has three broad stripes, one each of green, white, and red, with an eagle perched on a cactus in the center of the white stripe.

The Fremont Flag, 1842-1846

Special American Flag assigned to Captain John Charles Fremont, who carried it on his explorations from 1842 to 1846. There are 26 stars representing the 26 states then in the Union. The eagle carried a pipe of peace instead of the usual 13 arrows in order to reassure the Indians that Fremont's mission was one of peace.

The First Bear Flag, 1846

The California State Flag has evolved from the historic Bear Flag which was first raised at Sonoma on June 14, 1846, by American settlers in revolt against Mexican authority. This flag was replaced by the Flag of the United States (Stars and Stripes) on July 9, 1846, when news of the occupation of California by Commodore John D. Sloat reached the pueblo. William L. Todd, most generally credited with the actual making of the original Bear Flag, stated in a letter to the *Los Angeles Express* in 1878 that a piece of new unbleached cotton domestic with four-inch stripes of red flannel attached to its lower side was used, that a star was placed in the upper left-hand corner of the flag, and a grizzly bear passant—common to the country at the time—was placed in the center. Beneath the bear were the words "California Republic." The original Bear Flag was preserved for many years in the offices of the Society of California Pioneers at San Francisco, but was destroyed in the earthquake and fire of 1906.

The Flag of the United States, 1846

Raised by Commodore Sloat at Monterey on July 7, 1846. It has 28 stars arranged in four rows of seven stars each, and was modified as new states entered the Union. The 31st star, for California when she entered the Union, was added on July 4, 1850. The Flag of the United States contained 48 stars with the admission of New Mexico and Arizona in 1912. The admissions were on January 6th and February 14th respectively, and the new stars were added on July 4, 1912. Alaska was admitted as the 49th state on January 3, 1959, and the 49th star was added July 4, 1959. Hawaii became the 50th state on August 21, 1959. However, the 50th star was not added to the national flag until July 4, 1960.

BEAR FLAG BECOMES OFFICIAL STATE FLAG

In 1911, the Legislature adopted the Bear Flag as the State Flag of California. The law was incorporated into the Government Code in 1943 as Section 420. In 1953, Senate Bill No. 1014 (Chapter 1140, Statutes of 1953), amended the section to read as follows:

"420. The Bear Flag is the State Flag of California. As viewed with the hoist end of the flag to the left of the observer there appears in the upper left-hand corner of a white field a five-pointed red star with one point vertically upward and in the middle of the white field a brown grizzly bear walking toward the left with all four paws on the green grass plot, with head and eye turned slightly toward the observer; a red stripe forms the length of the flag at the bottom, and between the grass plot and red stripe appear the words CALIFORNIA REPUBLIC.

"Dimensions, excluding heading and unfinished flag ends: The hoist or flag width is two-thirds of the fly or flag length; the red stripe width is one-sixth of the hoist width. The state official flag hoist widths shall be two, three, four, five, six and eight feet. The diameter of an imaginary circle passing through the points of the star is one-tenth of the fly length; the distance of the star center from the hoist end is one-sixth of the fly length and the distance from the star center to the top of the flag is four-fifths of the star-center distance from the hoist end. The length of the bear diagonally from the nose tip to the rear of right hind paw is two-thirds of the hoist width; the height of the bear from shoulder tip vertically to a line touching the bottoms of the front paws is one-half the length of the bear; the location of the bear in the white field is such that the center of the eye is midway between the top and bottom of the white field and the midpoint of the bear's length is midway between the fly ends. The grass plot in length is eleven-twelfths of the hoist width and the plot ends are equidistant from the fly ends; the average width of the plot between the rear of the left front paw and the front of the right rear paw is one-tenth of the grass plot length. The height of the condensed gothic letters, as shown on the representation, is one-half of the red stripe width and they occupy a lineal space of two-thirds of the fly length with the beginning and ending letters of the words equidistant from the fly ends.

"Colors: The following color references are those of the Textile Color Card Association of the United States, Inc., New York; the colors on the flag are to be substantially the same as these color references. White—of the white field, front of bear's eye, and on the bear's claws is White, cable number 70001. Red—of the red stripe, the star, and the bear's tongue is Old Glory, cable number 70180. Green—of the grass plot is Irish Green, cable number 70168. Brown—of the bear is Maple

Sugar, cable number 70129. Dark Brown—of the bear outline, paws, shading, fur undulations, iris of the eye, the 12 grass tufts in the grass plot, and the letters is Seal, cable number 70108.

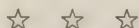
“The general design and details of the Bear Flag shall correspond substantially with the following representation:



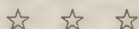
“This shall be the official State Flag of all state, county, city and town agencies. The flags now issued or in use shall continue in service until replacement is required.”

FLAG CUSTOMS AND HONORS

On every occasion of public display of the Bear Flag, within the State of California, it shall occupy the position of honor when displayed in company with the flags of other states, nations or international organizations, provided, however, that when the United States Flag is displayed with the Bear Flag, the National Flag shall occupy such position of honor.



The Bear Flag will be displayed between sunrise and sunset and/or during normal business hours on buildings or on stationary flagstaffs in the open. The Flag of the United States and the Bear Flag should not be displayed on days when the weather is inclement. Storm flags may be flown at military installations and armories as defined by Section 430 of the Military and Veterans Code, State of California.



When the Bear Flag and other flags, e.g., flags of cities or pennants of societies, are grouped and displayed from staffs with the Flag of the United States (Figure 1), the latter should be at the center or at the highest point of the group. The Bear Flag takes the next place of honor (on the spectator's left).



When carried in a procession with the Bear Flag and other flags, the Flag of the United States should be on the marching right with the Bear Flag (Figure 2) taking the next position. When there is a line of other flags, the Flag of the United States is in front of the center of that line with the Bear Flag on the marching right of the line.



The Bear Flag shall only be dipped as a mark of honor to the Flag of the United States, and to the National Anthem if the Flag of the United States is not being displayed, and shall not be dipped to any person or thing.



The Bear Flag should not be carried flat or horizontally but always aloft and free, as it is carried in a parade.



When the Bear Flag is displayed on a float in a parade, it should always be attached securely to a staff.



The Bear Flag should not be draped over the hood, top, sides, or back of any vehicle, or of a railroad train, boat or airplane.

When the United States Flag is displayed from a staff on a speaker's platform in a public auditorium, it shall occupy the position of honor and be placed at the speaker's right as he faces the audience. The Bear Flag displayed from a staff on the speaker's platform shall be placed on the speaker's left as he faces the audience.



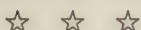
When the United States Flag is displayed from a staff in a public auditorium, elsewhere than on the platform, it shall be placed in the position of honor at the right of the audience as they face the platform. The Bear Flag shall be placed to the left of the audience as they face the platform.



The Bear Flag should never be used to cover a platform or speaker's desk, nor to drape over the front of a speaker's platform.



When displayed with the Bear Flag from crossed staffs (Figure 3), the Flag of the United States should be on the right (Flag's own right) and its staff should be in front of the staff of the Bear Flag.



When the Bear Flag and the United States Flag are displayed at the same time on separate flagpoles, the flagpoles should be of equal length and the Flags should be the same size.



When the Flag of the United States is flown at half staff, so shall the Bear Flag. When flown at half staff, the Flags should be hoisted to the peak for an instant and then lowered to the half staff position, but before lowering for the day, the Flags should again be raised to the peak. When flown from adjacent staffs (Figure 4), the Flag of the United States is raised first and lowered last. By half staff is meant hauling down the Flag to one-half the distance between the top and the bottom of the staff (Figure 5). On Memorial Day display at half staff until noon only; then hoist to the top of the staff.



By order of the Governor or his representative, the Flag of the United States and the Bear Flag will be flown at half staff at all installations or places prescribed in Sections 431 and 432, Government Code, State of California.

The Bear Flag should never be fastened, displayed, used, or stored in such a manner as will permit it to be easily torn, soiled, or damaged in any way.



FIGURE 1



FIGURE 2



FIGURE 3



FIGURE 4



FIGURE 5

The Bear Flag should not be used as a covering for a ceiling.



The Bear Flag should not be allowed to touch the ground or the floor, nor to trail in water.



The Bear Flag, when it is in such a condition that it is no longer a fitting emblem of display, should be destroyed in a dignified way, preferably by burning.



Every effort should be made to display the Flag of the United States and the Bear Flag on national and state holidays and on historic and special occasions in front of the buildings or grounds of or at each of the places specified in Sections 431 and 432 of the Government Code, State of California.



It is especially appropriate that the Flags be flown on the following occasions:

January 1. New Year's Day.

January 20. (1965, 1969, etc., every fourth year) on the day the President of the United States is inaugurated.

February 12. Lincoln's Birthday.

February 22. Washington's Birthday.

April 6. Army Day, anniversary of the entrance of the United States into World War I.

Third Saturday in May. (Armed Forces Day.)

May 30. Memorial Day. The Flags to be at half staff until noon, and at full staff from noon until sunset.

June 14. Flag Day. On this date in 1777 the National Flag was first authorized by Congress.

July 4. Independence Day.

First Monday in September. Labor Day.

September 9. Admission Day.

September 17. Constitution Day. Anniversary of adoption of the Constitution of the United States, September 17, 1787.

October 12. Columbus Day.

October 27. Navy Day (Anniversary of the birth of President Theodore Roosevelt).

The first Tuesday after the first Monday in November of a presidential election year and gubernatorial election days.

November 11. Veterans Day.

Last Thursday in November. Thanksgiving Day.

December 25. Christmas Day.

GOVERNMENT CODE

State of California

430. The Flag of the United States and the Flag of the State of California (the Bear Flag) shall be prominently installed, displayed and maintained in the following places:

- (a) In the courtrooms of all courts of the State.
- (b) In all rooms where any court or any state, county, or municipal commission holds any sessions.

(Added by Stats. 1953, Ch. 170, as part of codification.)

431. The Flag of the United States and the Flag of the State shall be prominently displayed during business hours upon or in front of the buildings or grounds of or at each of the following places:

- (a) Each public building belonging to the State, a county, or a municipality.

- (b) At the entrance and exit of every state park.

- (c) At the entrance or upon the grounds of each campus of the University of California.

- (d) At the entrance or upon the grounds or upon the administration building of every university, college, high school and elementary school, both public and private, within the State.

- (e) Upon or at every agricultural inspection station just inside California and located on every highway leading into California.

- (f) At the entrance of or within every state highway maintenance station where personnel reside or are on duty at the time necessary to raise and lower the Flag.

(Added by Stats. 1953, Ch. 170, as part of codification; amended by Stats. 1953, Ch. 1227.)

432. The Flag of the United States and the Flag of the State shall be prominently displayed during any and all games and performances of every kind which take place in a coliseum, stadium, bowl, or other open air sites, and at all race tracks where racing is being conducted.

(Added by Stats. 1953, Ch. 170, as part of codification.)

433. The National and State Flags shall be carried at the head of any procession or parade of:

- (a) The National Guard.
- (b) The California State Guard.
- (c) Any other state military organization.
- (d) Sheriff's posse.
- (e) City police or fire department.

(Added by Stats. 1953, Ch. 170, as part of codification.)

434. Where the installation or display of the Flag of the United States and the Flag of the State in a place publicly owned, whether by the State, a county, or a municipality, is prescribed, public officials charged with furnishing the place shall provide for the acquisition of the flags and their installation, display and maintenance pursuant to this chapter.

(Added by Stats. 1953, Ch. 170, as part of codification.)

435. Where a city or county has adopted an official flag, it is unlawful for any other city or county to adopt an official flag so similar that it might deceive or mislead anyone as to the city or county to which it belongs.

(Added by Stats. 1953, Ch. 170, as part of codification.)

436. Where the National and State Flags are used, they shall be of the same size. If only one flagpole is used, the National Flag shall be above the State Flag and the State Flag shall be hung in such manner as not to interfere with any part of the National Flag. At all times the National Flag shall be placed in the position of first honor.

(Added by Stats. 1953, Ch. 170, as part of codification.)

437. The superior court having jurisdiction of the offense shall enforce this chapter on the complaint of any citizen of the county.

(Added by Stats. 1953, Ch. 170, as part of codification.)

MILITARY AND VETERANS CODE

Division 3, Emblems and Decorations

Chapter I, Emblems

611. "Flag," as used in this division, includes every flag, standard, color, or ensign authorized by the laws of the United States or of this State, and every picture or representation thereof, of any size, made of any substance, or represented on any substance evidently purporting to be any such flag, standard, color, or ensign of the United States or of this State, and every picture or representation which shows the design thereof.

612. The colors and standards carried by organizations of the National Guard or Naval Militia shall be such as are borne by similar organizations of the United States Army, or United States Air Force, or United States Navy, except that the regimental or battalion colors or standards may have thereon the state coat of arms, instead of the coat of arms of the United States.

The Adjutant General may, pursuant to rules and regulations adopted by him, deliver to the members of the family of a deceased member of the National Guard or of the California National Guard Reserve one of the national colors to be used during the disposition of the remains of the deceased member according to the custom and usual practice of the United States Army, United States Air Force or United States Navy and to thereafter become the property of the members of said family.

(Amended by Stats. 1949, Ch. 536, and by Stats. 1955, Ch. 1821.)

613. No military organization provided for by the Constitution and laws of this State and receiving state support shall while under arms, either for ceremony or duty, carry any device, banner or flag of any state or nation except that of the United States or of this State.

614. A person is guilty of a misdemeanor who:

(a) In any manner for exhibition or display, places or causes to appear any work, figure, mark, picture, design, drawing, or any adver-

tisement of any nature upon any flag of the United States or of this State.

(b) Exposes to public view any such flag upon which is printed, painted, or placed or to which is attached, appended, affixed, or annexed any word, figure, mark, picture, design, drawing, or any advertisement of any nature.

(c) Exposes to public view, manufactures, sells, exposes for sale, gives away, or has in possession for sale or to give away or for use for any purpose any article or substance being an article of merchandise or a receptacle of merchandise or article or thing for carrying or transporting merchandise upon which is printed, painted, attached, or placed a representation of any such flag, standard, color, or ensign to advertise, call attention to, decorate, mark or distinguish the article or substance on which so placed.

(d) Publicly mutilates, defaces, defiles, or tramples any such flag.


615. No provision of this code or of any law of this State which makes unlawful the use of the Flag of the United States or of this State or of any picture or representation thereof shall apply to any act permitted by the statutes of the United States or of this State or by any regulations of the United States Army, or United States Air Force, or United States Navy, nor shall it be construed to apply to any newspaper, periodical, book, pamphlet, circular, certificate, diploma, warrant or commission of appointment to office, ornamental picture, article of jewelry, or stationery for use in correspondence, on which is printed, painted, or placed a flag with no design or writing thereon and not connected with any advertisement.

(Amended by Stats. 1949, Ch. 536.)

616. Any person who displays a red flag, banner, or badge or any flag, badge, banner, or device of any color or form whatever in any public place or in any meeting place or public assembly, or from or on any house, building, or window as a sign, symbol, or emblem of forceful or violent opposition to organized government or as an invitation or stimulus to anarchistic action or as aid to propaganda that advocates by force or violence the overthrow of government is guilty of a felony.

617. No other flag or pennant shall be placed above, or if on the same level, to the right of the Flag of the United States of America, except during church services, when the church flag may be flown.

(Added by Stats. 1951, Ch. 551.)



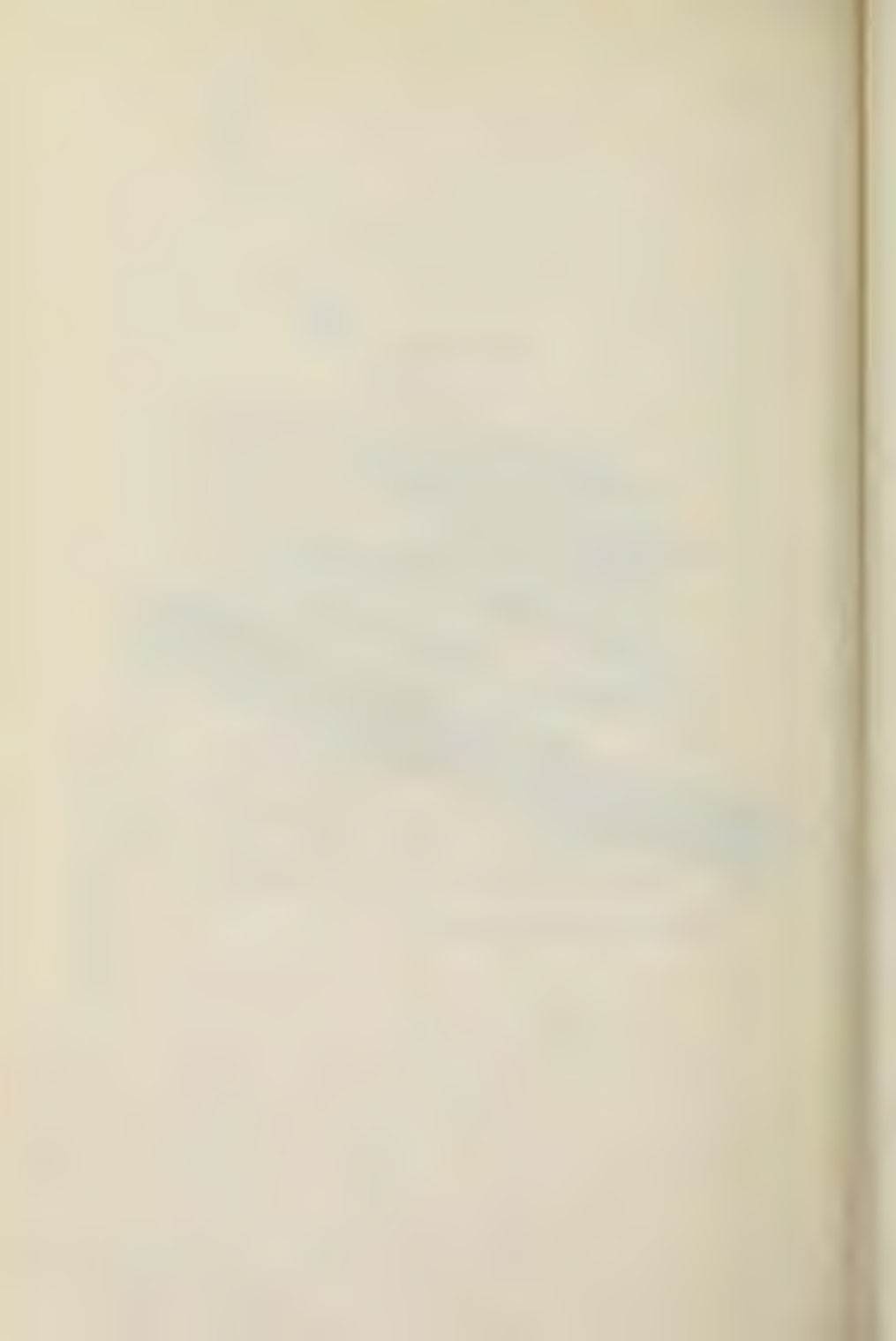
BEAR FLAG

Wave on, Bear Flag! The symbol of a State
That grew from dreams of early pioneers
Who raised your honored folds to designate
The democratic ideals man reveres.
Bear Flag, the group of men who gave you fame
Raised you aloft before they touched a pen
To write a Constitution. You became
A standard of far more importance then.
These men were first impelled to show a sign
To indicate their pent-up inner need
For self-determination. You combine
The thought, the ideal, with the dream and deed.
Wave on, above a proud and sovereign State,
That courage, vision, love of law made great.

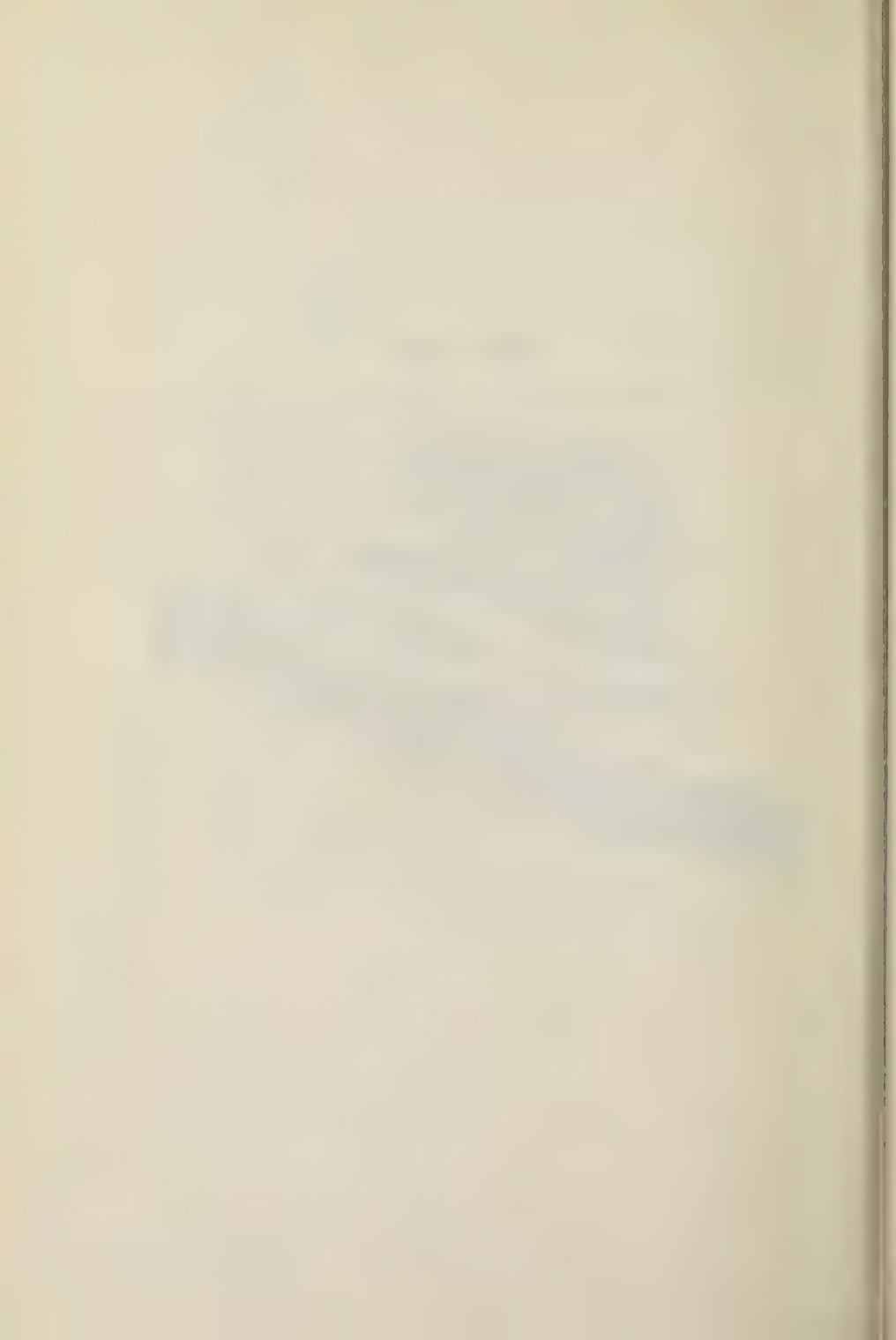
—GRACE CECELIA CALLAHAN

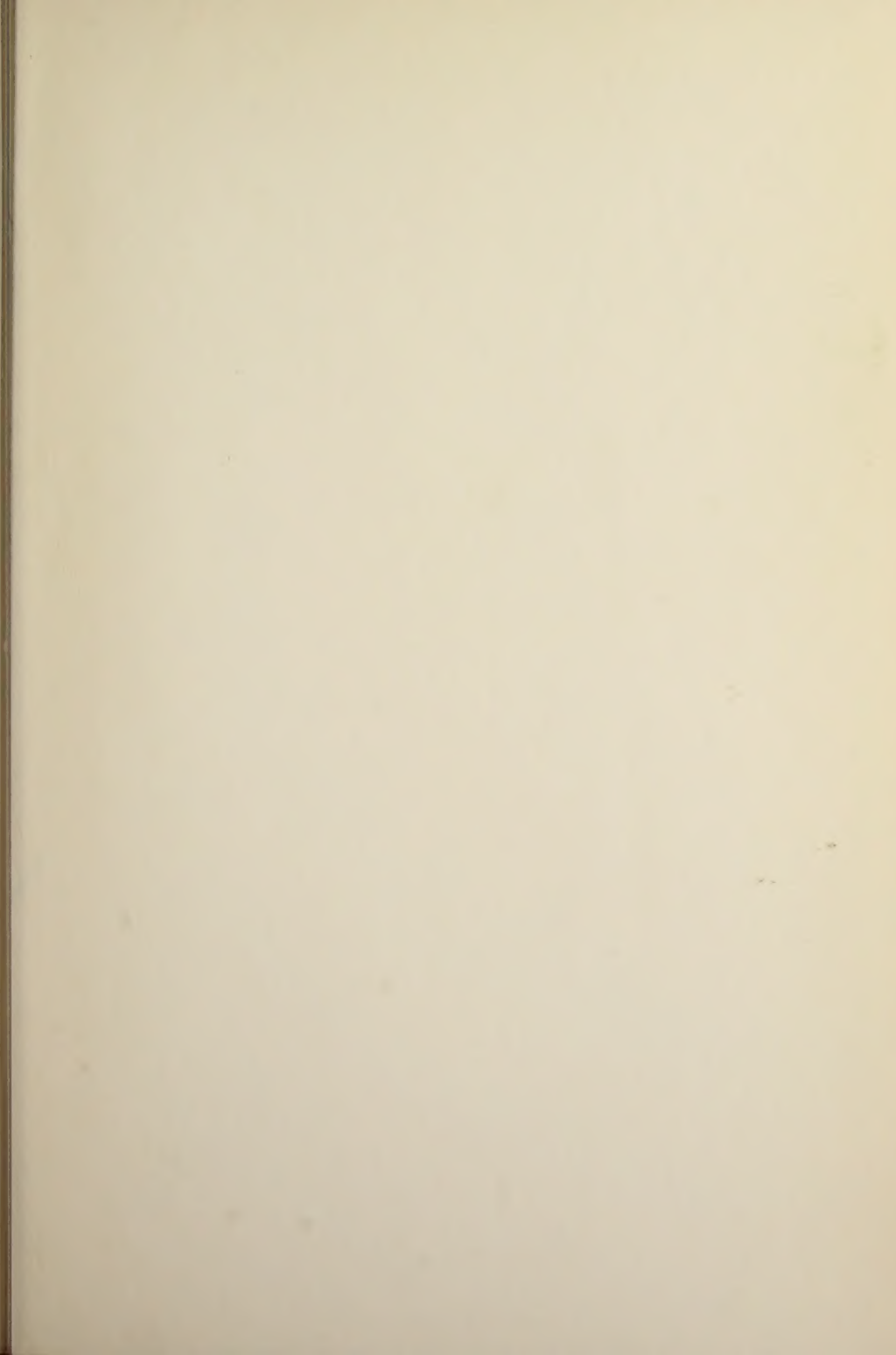
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












BEAR FLAG

Went on, Bear Flag! The standard of a State
That grew from delight of those pioneers
Who raised your banner high in triumph
The dreamers of a new horizon
Now find the ground beneath their feet
Is all that's left of their old dream
The thought, the ideal, was all that's left
Was all that's left of their old dream
The thought, the ideal, was all that's left
Was all that's left of their old dream
The thought, the ideal, was all that's left
Was all that's left of their old dream

—George Edward Curran



